COMBINED PUBLIC MEETING AND EXECUTIVE SESSION OF THE

MARICOPA COUNTY AIR POLLUTION HEARING BOARD

In Re:
)
Hickman's Egg Farm,
)

Permit No. 140062

)

Phoenix, Arizona November 7, 2016 1:05 p.m.

REPORTED BY:

LAURA A. ASHBROOK, RMR Certified Reporter

Certificate No. 50360

PREPARED FOR:

Maricopa County Air Pollution

Hearing Board

(Certified Copy)

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25	Meeting of the Maricopa County $\it F$	Air Poll
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1 2 3 4 5 6 7 8	Hearing Board was t 1:05 p.m. at the of Quality Department, Phoenix, Arizona, b Reporter in the Sta	aken on November 7, 2016, commencifices of the Maricopa County Air 1001 North Central Aveune, Suite efore LAURA A. ASHBROOK, a Certifite of Arizona.
-	MARICOPA COUNTY AIR	R POLLUTION HEARING BOARD: SHANE LEONARD, Chairperson District 1
9		LUCAS NARDUCCI,
10 11		District 2 KIM McEACHERN, District 3
12		
13 14		SINE KERR, District 4 BRIAN DAVIDSON, Vice Chair District 5
15		
16 17		ERIC HISER, Board Attorney
18	For the Petitioner	Appellant:
19		DANIEL E. BLACKSON 42211 W. Salome Highway Tonopah, Arizona 85354
20 21	For the Department	of Air Quality:
22		ROBERT SWAN Deputy County Attorney
23		222 North Central Avenue
24 25		Suite 1100 Phoenix, Arizona PROCEEDINGS

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2
                   CHAIRMAN LEONARD: Folks, I'd like to o
 3
     this meeting of the Maricopa County Air Pollution Hea
 4
     Board together. I'll note the start time as 1:05. A
 5
     mentioned earlier, the first agenda item will be to m
 6
     into executive session so we can get a little instruc-
 7
     from our folks. I appreciate your deference. Don't
 8
     too far because we'll try and get back right about 1:
 9
                    With that, I will entertain a motion t
10
     into executive session, please.
11
                   MR. NARDUCCI: Move to go into executive
12
     session.
13
                   MS. KERR: Second.
14
                   CHAIRMAN LEONARD: All in favor?
15
                   (All members responded in the affirmati
16
                   CHAIRMAN LEONARD: Any opposed?
17
                   (There was no response.)
18
                   CHAIRMAN LEONARD: All right, folks. W
19
     going into executive session. Stay where you're at a
20
     we'll kick over into the other room.
21
                   (Recess taken, 1:07 p.m. to 1:41 p.m.)
22
                   CHAIRMAN LEONARD: Thank you very much
23
     your patience, folks. I'll entertain a motion to go
24
     into open session, please.
25
                   MR. NARDUCCI: So moved.
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7	CHAIRMAN LEONARD: All right. We are b
8	in open session. Okay. Folks, again, thanks for you
9	patience. We appreciate you giving the board an
10	opportunity to kind of run through what we think our
11	process rules are supposed to be today.
12	For purposes, however, of clarification
13	know some folks in the audience may not have ever dor
14	this before. So what I'd like to do is have Mr. Hise
15	kind of run you through the process we're going to go
16	through today.
17	One of the things that I want to make s
18	point out is that the majority of today's hearing is
19	to be between Mr. Blackson and the Department. We ha
20	at the end of the hearing, a place for public comment
21	which is where I think some folks are going to want t
22	talk, understanding though that that won't take place
23	matter of the hearing.
24	So if you do have something you'd like
25	say, certainly stay so we can get those comments. The

CHAIRMAN LEONARD: Second?

CHAIRMAN LEONARD: Any opposed?

CHAIRMAN LEONARD: All those in favor?

(All members responded in the affirmati

MR. DAVIDSON: Second.

(There was no response.)

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1 won't be a part of the actual hearing. That doesn't 2 it won't be put into the meeting minutes, so it will 3 there. I just want to make sure folks understand. 4 So for purposes of Mr. Blackson and pur 5 of Mr. Swan and the Department, if Mr. Hiser you go a 6 and walk us through what the process is going to be. 7 way, everybody is on the same page, please. 8 MR. HISER: Thank you, Mr. Chairman. T 9 is the second hearing in this matter. In the previou 10 hearing, the Board had decided that the issues that w 11 would be investigating today are the propriety of the 12 procedures that were used in issuance of the minor pe 13 revision and any issue going to the minor permit revi

At this hearing, we will start with fix minutes per side for opening arguments, that you can sort of a preview of your case you will be putting or We'll start with Mr. Blackson as the petitioner appel

who will be followed by Mr. Swan responding on behalf

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itself.

the Department.

We will then go to the petitioner appellant's case which will be Mr. Blackson. He will be able to put on the testimony. We understand that will be testimony from himself as a witness and also

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an expert. Following each witness' testimony, there

- be an opportunity for cross-examination by the other
 party.
- After Mr. Blackson is finished with his case-in-chief and if he feels he wants to reserve time
- 4 case-in-chief and if he feels he wants to reserve times 5 rebuttal, we may come back to rebuttal. Then we'll of
- 6 Mr. Swan. Mr. Swan will be able to put on any witness
 7 that he chooses to do so. Mr. Blackson will have an
- opportunity to cross-examine those witnesses.

 If there is a request for rebuttal, we'

 then handle any rebuttal witness testimony that we need
- do so and then we will close with, say, ten minutes party for the closing arguments, because you'll have
- little bit more to talk about because there will be
- evidence and stuff in the record at that point.

 We would like to hold this hearing to
- close -- somewhere between the -- 4:30, around that to So that's roughly about an hour and 20 minutes per page 17.
- We will also take a break in the middle of the day to allow people to go out and use the restroom or whatev If you do need to break during the day, just please of
- If you do need to break during the day, just please of and try not to make too much noise going through the doors.

 I heliowe that is most of the information
- I believe that is most of the information that we need to have. Just to clarify for the particular the Board has, once again, asked me to serve in the

- 1 capacity of the hearing examiner, so I may be asking 2 questions for the purpose of expanding the record for
- 3 Board's consideration as well.
- 4 Are there any questions from the partie
- 5 With that then, Mr. Chairman, I will turn it back over 6 you to start the hearing.
- 7 CHAIRMAN LEONARD: Thank you very much.
- 8 Just one reminder: We do have a court reporter in the 9 room today so I would ask, as best you can, to kind of
- 10 look over every once in a while; I will too, in case 11
- gets behind or her fingers start cramping or whatever 12 be the case, just as a reminder, and then again, if 13 something happens and you need some assistance, just
- 14 me know.
- 15 So with that, Mr. Blackson, the floor i 16 yours for opening statement, please.
- 17 MR. BLACKSON: Thank you. Chairman Lec 18 and members of the Board, Maricopa County Air Quality
- Department alleges that the Department has not development 19 20 regulations addressing animal feeding operations emis
- 21 from the units covered in the EPA study for two main 22 reasons: one the absence of reliable emissions factor
- 23 and, two, the federal and state law limit the Departm 24 authority to promulgate regulations regarding animal
- 25 feeding operations emissions from units in the EPA st

- 1 They also note that the Arizona Department of
 2 Environmental Quality has not adopted relevant
- 2 Environmental Quality has not adopted relevant
- 3 regulations, and their second reason for not addressi
- is that emissions from the Tonopah Egg Ranch poultry
- 5 operation are fugitive.
- 6 My pre-hearing disclosure refutes the
- My pre-hearing disclosure relutes the
- Department's position that a new source review was no necessary to determine whether or not a Title V or
- 9 non-Title V permit is appropriate for the Tonopah Egg
- Ranch operation from this day forward. I understand the underlying permit is not at issue, and what is at
- issue is whether a non-Title V permit is still appropriate or whether from this day forward, it should be a Title V.
- permit.Our arguments demonstrate that the
 - Department's decision was arbitrary, unreasonable, unlawful and the technical judgment was invalid, and
 - that's what I need to demonstrate to you, according t your procedures, and I believe that I can do that. T
 - Department's position on this permit action is at odd with their obligation under their EPA delegated author and Clean Act responsibilities with respect to the To
 - 22 and Clean Act responsibilities with respect to the To 23 Egg Ranch permit action that we are here to discuss t 24 The Department is intentionally limiting
 - The Department is intentionally limiting scope of the minor permit modification review by ignormal states.

stationary sources that are at the facility which wou demonstrate to have the potential to emit more than 100 tons per year of new source review pollutants.

We will lay the regulatory foundation through the Department's rule showing that the Depart has the ability to and the obligation to conduct a re-

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has the ability to and the obligation to conduct a ne source review. We will show that there are published emission factors that can be used to calculate estimate emissions from poultry operations. We will show that

is no longer -- that there are no longer reasons to i stationary sources of the Tonopah Egg Ranch.

We are also going to show today that the

Department did not follow rules performing a new sour review during the minor permit modification process. Department intentionally limited their review process ignoring stationary sources that have the potential temit more than 100 tons per year of new source review.

pollutants. Department continues to ignore these stationary sources in an arbitrary, capricious way.

In August, the Board ruled on the

jurisdiction of this hearing. As recent as Friday la

week, the Department again made an effort to limit the scope of this hearing to emissions only from the dies for the emergency generators and the boiler operation intend to provide testimony, including myself and exp

witness, to demonstrate that a new source review with minor permit modification should have been done and t new source review pollutants quantified.

Expert witness Miss Martin will testify about emissions calculations permitting major station sources at the facility. We intend to challenge the Department's position on fugitive emissions and

demonstrate that the emissions are non-fugitive.

I can only use the plain language of the

Clean Air Act of Maricopa County state implementation air quality rules and that will be the basis of my argument. Although I've been able to find some legal cases on the internet that support my appeal, I don't the skills or the ability to find, cite or weave cour cases into the legal argument.

about the Chevron USA, Incorporated versus Natural Resources Defense Council. That was a Supreme Court It seems to me that the laws, regulations and rules a clear, and interpretation is not necessary. Therefore the Chevron decision would not apply.

However, I would like to make a stateme

I hope by the end of the day you will a with us that a new source review should have been triggered during the minor permit modification process Thank you.

Thank you. Mr. Black

MR. SWAN: Mr. Chairman, members of the

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10
     existing permit.
11
                   The Board's own manual at Section 3.22
12
     states that under these circumstances, the petitioner
13
     certainly has the right to challenge the Department
14
     directors' action in approving that minor permit revi
15
     but the petitioner has the high burden to prove that
16
     doing so, the Department's decision to issue the revi
17
     falls into at least one of the following four category
18
     It was arbitrary; it was unreasonable; it was unlawfu
     it was based upon a technical judgment that was clear
19
20
     invalid, and the petitioner must -- you must find that
     of those four categories of omissions is applicable h
21
22
     It's our argument that you must find that in order to
23
     overturn and not confirm the Department directors'
24
     decision to issue the permit.
25
                   Here, the Department's decision to issu
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CHAIRMAN LEONARD:

Board, in the Department's view -- in the Department'

application for a minor permit revision to add boiler

generators to an existing operation that already had granted an air quality permit. So, again, we're look

at an application for a minor permit revision to an

view, this is a very simple case that involves an

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Mr. Swan.

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7
     decision to issue the minor permit modification. That
8
     you.
 9
                   CHAIRMAN LEONARD: Thank you, Mr. Swan.
10
     right. Mr. Blackson, however, you would like to prod
11
    whether it's you first or you'd like your expert witr
12
     to proceed.
13
                   MR. BLACKSON: What I would like to do
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     is Mr. Swan and I agreed that all of the exhibits that
15
    have been provided in both of our pre-hearing disclos
16
    be accepted by the Board as exhibits. So I would like
17
    make that motion.
18
                   CHAIRMAN LEONARD: Mr. Swan, are you ok
19
    with that?
20
                   MR. SWAN: The Department agrees, yes.
                   CHAIRMAN LEONARD: Thank you, gentlemer
21
22
     doing that. We appreciate that. So we'll note that
23
     the record, and thank you.
24
                   Mr. Hiser, I apologize. Sometimes I ca
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a little too informal. We need to admit those as par

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minor permit revision should be confirmed under all of

those. We met all of those standards and others. The

evidence we will present will confirm that the Depart

applied all proper permitting standards and processes

Department will ask the Board to approve the Departme

At the conclusion of the evidence, the

1

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5

6

- the hearing. We will admit those.

 MR. BLACKSON: With that, I would also
 to make a motion to submit some regulatory rules for
 board to consider also. We've talked -- and it's the
 understanding that the old version of the county rule
- would move that Maricopa County Rules 100, 200, 220, and if, Mr. Swan would agree, also 41 CFR 165 which I

have been used to review this permit. So with that,

- 9 believe the county has referenced as a legal citation 10 MR. SWAN: We have no problem with any
- 11 those being admitted.
 12 MR. HISER: I'd just like to clarify wh
- these are the current rules or these are historic rul

 MR. BLACKSON: My understanding -- I ha
- both, but my understanding is they are the historic management.

 MR. HISER: Historic begs the question effective as of what date, just so I know what rules
- 20 Mr. Sumner, who is head of the permitting division, t 21 all four of those rules were updated effectively --
- 22 effective as of February 2016. 23 MR. HISER: Okay. So these would be the rules in effect in the 2014 time fame as previewed previewed previewed previewed.
- rules in effect in the 2014 time fame as previewed pr to the revision of Rule 16. Thank you.

3	Most certainly that was going to be my next question,
4	if you had copies. And just for the record, the CFR
5	reference would be 40 CFR part 51.165.
6	MR. SWAN: In lieu of the citation he o
7	MR. HISER: That's the one I think he
8	intended but he transposed a couple of numbers.
9	MR. BLACKSON: I did. I apologize.
10	CHAIRMAN LEONARD: Okay. If both parti
11	are in agreement, I will accept those as submitted.
12	MR. BLACKSON: Okay. I haven't done th
13	before, but I would like to be able to present the ca
14	So I would call myself as a witness. Is that proper?
15	MR. HISER: So, Mr. Blackson, if you wi
16	raise your right arm.
17	DANIEL E. BLACKSON,
18	a witness herein, having been first duly sworn by the
19	Certified Reporter to speak the truth and nothing but
20	truth, was examined and testified as follows:
21	MR. HISER: Thank you. You may proceed
22	CHAIRMAN LEONARD: Also, so that we hav
23	point of focus, if you need to get back up and get yo
24	information, that's fine, but, again, because of the
25	reporter, if you can make sure every once in a while

MR. BLACKSON: I do have copies.

MR. HISER: Copies would be appreciated

- 1 take a breath. You and I will be doing this together 2 just let me know if something comes up that seems a l 3 funny, all right? Thank you, sir. 4 MR. HISER: And for the benefit of the 5 reporter, if you could start by stating your name and 6 spelling it and your address. 7 MR. BLACKSON: My name is Daniel E. 8 Blackson. D-A-N-I-E-L, E. B-L-A-C-K-S-O-N. My addr 9 is 42211 West Salome Highway, Tonopah, Arizona, 85354 10 So I have some new information that I w 11 like to add, and I have not done this before, so if I 12 drift out of the bounds, please let me know, but I wo 13 like to talk about about the rule process some and al 14 the core of this, our fugitive, non-fugitive emission 15 and I would like to be able to state a position on the
- So if we could start with Rule 100, I believe there's some important definitions in Rule 10 So we'll have the whole version and I would first lik point out the definition of a building and I'm turning the -- it's in alphabetical order and it can be found page 12, and I think this definition will be important

So 200.26, "Building, Structure, Facil and Installation. All the pollutant emitting equipme and activities that belong to the same industry group

we talk about fugitive and non-fugitive emissions.

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1
    that are located on one or more contiguous or adjacer
2
    properties and that are under the control of the same
```

3 person or persons under common control except the

4 activities of any vessel. Pollutant-emitting activiti 5 shall be considered as part of the industrial grouping

6 they belong to the same major group as described in t 7 Standard Industrial Classification Manual, 1987."

8

9

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17

I would also like to read the fugitive emissions definition. Again, it's alphabetical and i would be found on page 17.

"Fugitive emission. Any emission which could not reasonably pass through a stack, chimney, v or other functionally equivalent opening." And then there's also a definition for

source, and that's number 60 on page 19. "A major so as defined in Rule 240, permits for new major sources modifications to existing major sources of these rule

18 B talks about hazards, air pollutants w 19 be relevant to this, but C goes on to say at the bott 20 the page, "A major stationary source, as defined in Section 302, definitions of the act, that directly em

21 22 or has the potential to emit 100 tons per year or mor 23 any air pollutant, including any major source of fugi 24 emissions of any such pollutant."

25 And I would like to stop at this point

```
1 make a statement that that's fugitive emissions here
2 have to be quantified, so somewhere in the process, e
```

2 have to be quantified, so somewhere in the process, e 3 if the emissions from the hen houses are fugitive, th

should have at least been calculated to determine whe this is a major source or major stationary source.

The fugitive emissions of a stationary source shall not be considered in determining whether a major stationary source for the purpose of

Section 302(j) of the act unless the source belongs to the following categories," and then this is the li

11 categorical stationary sources that are found in the 12 I don't think there is a need to read through those. 13 There's an important definition

9

10

24

25

on quantifiable at the bottom of page 24. "Quantifiable With respect to emissions, including the emissions involved in equivalent emission limits and emission

trades, capable of being measured or otherwise determ
in terms of quantity and assessed in terms of charact
Quantification may be based on emission factors, stace
tests, monitored values, operating rates and averagin
times, materials used in a process or production, mod
or other reasonable measurement practices."

So I believe what this is saving is that

So I believe what this is saying is the emissions can be quantified and you're not limited to using AP-42 in order to quantify those emissions.

```
I believe we'll be talking about source
2
     that definition is worth going through. Source is or
3
    page 28 at the very bottom. "Source: Any building,
4
     structure, facility or installation that may cause or
 5
     contribute to air pollution."
 6
                   And then with that, there's also a
7
     definition of a stationary source. This is on page 2
8
     "Any source that operates at a fixed location and tha
9
     emits or generates regulated air pollutants."
10
                   So I would like to say that the Clean A
11
    Act does not have an exemption for animal feeding
12
     operations, and also, when you look at the county rul
13
     rules 200, 210, 220, 240, 241, they describe the
14
    permitting process of all sources. Those rules do no
15
     have an exemption for animal feeding operations. In
16
     if you look at Rule 100, it does not even have a
17
     definition of an animal feeding operation.
18
                   Part of my appeal was issues with the p
19
     application for boilers and the source of fuel from
20
    boilers. That got sorted out eventually through an e
21
     note from Robert Palin to the Department on May 10th,
22
     and I would like to motion to enter that record -- to
23
     that record an exhibit.
24
                   CHAIRMAN LEONARD: Mr. Swan?
25
                   MR. SWAN: I think it's already deemed
```

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2
                   MR. BLACKSON: Oh, it was?
 3
                   MR. SWAN: Was it in the disclosure? I
4
     assuming it was.
 5
                   CHAIRMAN LEONARD: Actually, I was goir
 6
     to -- I'm pretty sure we saw that as a part of your
7
     submittal. If it was something different than that,
8
     then --
9
                   MR. BLACKSON: No, it's not. I apologi
10
     I just didn't know everything would be accepted.
11
                   CHAIRMAN LEONARD: No apologies necessa
12
     You're good. Thank you.
13
                   MR. BLACKSON: Do we have a copy of that
14
     that I can read from?
15
                   It's Exhibit 33. So in this e-mail the
16
     a question asked about boilers and the source of fuel
17
     I'm sorry -- about the boilers and the existence of a
18
    propane tank, and Mr. Fallon or Falin, maybe is how h
19
     said his name, came back and responded that there are
20
    propane tanks on-site, each of them a thousand gallor
21
     that fuel the boilers themselves. That resolved that
22
     issue and the tanks were declared to be insignificant
23
     that resolved the issue.
24
                   But as I looked through the records, wh
25
     saw is that on the technical support document, it
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1

admitted so --

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1
     actually -- the final one was actually dated as prepa
2
     November 30th, electronically signed on February 17th
3
     I am puzzled here how you can receive information in
4
     and it get recorded in a document that you have consi
 5
     to be final in February. So I'm a little bit -- I qu
 6
     question how the county can do that, and that goes ba
7
     is this type of thing arbitrary? Maybe there's no TS
8
     there that's not been provided that's dated different
9
     is that an illegal type thing?
10
                   I know as environmental manager and
11
     operations manager, if we were to do records required
12
    permit or a regulation, if this activity happened, if
13
     truly is what happened, that would be pretty egregiou
14
     that person might even get terminated back-dating som
15
     information into an official record. So I -- so I
16
     would -- if there's something more current than that,
17
     would really appreciate if the county would volunteer
18
     up, and it does go back to the processing of the
19
     application and how that's being handled.
20
                   And then I also came across another cor
```

regarding the processing of the permit and -- well, l back up. I kind of got ahead of myself. So the hen houses, I believe, from what

read here are definitely stationary sources and they
emit regulated air pollutants that would be PM-10, PM

- and VOC's. The process waste water surface impoundments ponds are stationary sources also, and in the TSD, the
- 3 Department called them structural. I'll mention now
- I believe that there's also VOC emissions from that, we will talk about that in a little bit.
- 6 I would also mention that the definition
- 7 stationary sources also found in 40 CFR 51.165, it re
- 8 reads the same as what the county has but it's a litt 9 bit updated. "Stationary source means any building,
- structure, facility, installation which emits or may
- a regulated pollutant, and the regulated -- the PM-10 PM-2.5 and the volatile organic compounds are resourced review pollutants."
- Also in the Code of Federal Regulation,
- does give a definition of building structure -- of a building, structure, facility and installation, and t definition reads, "Building, structure, facility,
- installation means all of the pollutant-emitting activities as it belongs to the same industrial group
- are located at one or more contiguous or adjacent properties and are under the control of the same pers persons under common control, except the activities of
- vessel pollutant emitting activities, shall be considered as next of the same industrial grouping, they belong
- as part of the same industrial grouping; they belong the same major group, for example, which have the same

- digit codes as described in the standard industrial classification manual," and then it goes on to kind of how that was amended. So, again, the hen houses are
- buildings and the process waste water surface impound are structures and the TSD does recognize them as

6 structures.
7 The regulated air pollutants

The regulated air pollutants from these sources have not been quantified. If you look at the permit application, that applicant left section Z-M proof the minor permit modification application blank but they do appear on the TSD calculations, and I guess I could stop at this point if we want to actually look

12 could stop at this point if we want to actually look 13 those documents. 14 CHAIRMAN LEONARD: Mr. Blackson, if you

like us to, we can review that if you want. If not, just, as a reminder, we have all the information as y submitted and we've accepted it into record. If you' saying you'd like to point that out, that's just fine

MR. BLACKSON: Thank you. Regarding the 20 waste water ponds, in the TSD, the ponds are mentioned that's on page seven in the comments and it states not the chemicals containing VOC or HAPs but there's evidence in the ADAQ determination of applicability of other

chemicals used in that building, and those chemicals, other than egg washing, do contain VOC's such as chemicals.

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2
     TSD was not comprehensive in its analysis and it didr
3
     look at feces and urine, broken egg matter that would
4
     on those eggs. That's why they're being washed. So
 5
     of that matter then would be carried with it through
 6
     wash water into these ponds and, of course, the biolo
7
     activity still continues in those ponds.
8
                   There's also a matter with the actual p
9
     application itself, and there actually may be a third
10
     application that predates the two that we have, and I
11
     would like to try and clear that up if possible. And
12
     going through my records request, there was an e-mail
13
    between the permitting supervisor and I believe the
14
    permitting engineer that indicated that the original
15
     permit application did not have the boilers. So I wo
16
    move to include -- and you have not seen this -- incl
17
     that e-mail and the attachment into the record as an
18
     exhibit.
19
                   MR. HISER: Mr. Swan, was that included
20
    what you were knowing you were admitting?
21
                   MR. SWAN: Did Mr. Blackson disclose it
22
```

to clean the floor and probably the walls, and, also,

1

23

24

25

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find it until Saturday night.

to present a copy of that to Mr. Swan.

MR. BLACKSON: I did not because I did

MR. HISER: Then Mr. Blackson you will

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3
     Department does not object to the admission of this
4
     document. It's a little unclear. There's green, red
 5
    blue.
 6
                   CHAIRMAN LEONARD: For the court report
7
    benefit, Mr. Swan was asking if Mr. Blackson might
8
     describe what the different colors in the proposed e-
9
     exhibit mean.
10
                   MR. BLACKSON: Yes. If you look at the
11
     e-mail, the cover e-mail on the document, that explai
12
    what the colors are. So there could be an explanation
13
     It just looks like there was another application.
14
                   MR. SWAN: Again, the Department does r
15
     object to introduction of this piece of evidence, alt
16
    we want to make it clear that the various colors were
17
     applied by the Department. I assume they were applied
18
    Mr. Blackson or somebody on his team. You found them
19
    way?
20
                   MR. BLACKSON: Yes. If you look at the
21
     e-mail, embedded in the e-mail it says, "Todd, the
22
     attached document has been revised per your
23
     input/suggestion (in red)."
24
                   MR. SWAN: Okav.
25
                   MR. BLACKSON: Revised sections --
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assuming it was part of your disclosure statement. The

MR. SWAN: We'll need to review it. I

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2 CHAIRMAN LEONARD: Okay. We'll introdu 3 that. Sorry. I'm used to being on your side of the 4 table. My apologies. We'll admit that, please. 5 MR. BLACKSON: And I would like to make 6 point then that goes back to the Department's actions 7 you know, was that arbitrary? What about the technic 8 decision on that? Where is that other -- that other 9 application? And hopefully, it has not been swept av 10 somewhere where it can't be found, because I think ar 11 important point on that is that a similar facility 12 received the notice of violation, but the Department 13 not to issue a violation to the Tonopah Egg Ranch for 14 same issue of operating boilers without permits. 15 What I would like to do now is just bri 16 mention the non-Title V permit -- minor permit 17 modification process. So if you look at Rule 220, th 18 is a section in this rule -- and I apologize. I real 19 had gone through the revised rules to do this testimo 20 and not so much the older rules. I believe it will k 21 section 405, permit revision procedures and then if y

MR. SWAN: Okay. We're satisfied.

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permit revision.

we're talking about and that's on page 21. So I

on to 405.3, non-minor permit revisions is kind of wh

apologize. This was not a non-minor; this was a minor

1	On page 20 and the section 405.2, minor
2	permit revisions. "Minor permit revision procedures
3	used for a change that triggers a new applicable
4	requirement", and then it has steps one, two, three a
5	then, "Minor permit revision procedures shall be used
6	a change that increases operating hours or rates of
7	production", and, "The minor permit revision procedur
8	shall be used for a change in fuel."
9	So on to the next page then, it continu
10	explain the procedures that will be used for a change
11	results in emissions subject to monitoring, record
12	keeping. "E. Minor permit revision procedures shall
13	used for a change that decreases emissions. Minor pe
14	revision procedures shall be used for a change that
15	replaces an item " but also complementing this is
16	Rule 200, permit requirements. So Rule 220 has some
17	specifics and Rule 200 also talks about the change.
18	I believe actually I got a little confu
19	with the different rules so the numbering is cause

a little bit of a problem here, but I think I want to back to Rule 220, section 300 and if you look on page four, it's got the permit application processing procedures, and in these procedures, there is a stand application form and required information, 301.1. See

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step, permit application, and a compliance plan; that

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would be on page five, a timely permit application all and duty to supplement or correct application, action application and then that's the process the agency follows.

I would like to point out a couple of particular steps, and on page six, on 301.4, step C, kind of towards the top, "To be complete, an applicat
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particular steps, and on page six, on 301.4, step C, kind of towards the top, "To be complete, an applicate for a new permit or a notification of a permit revision shall contain an assessment of the applicability of the requirements established under rule --" let's go to be right above it, very top page. "To be complete, an application for a new permit or a notification of a prevision shall contain an assessment of the applicability of the requirements of Rule 241, permits for new sour and modifications to existing sources of these rules."

of the requirements of Rule 241, permits for new sour and modifications to existing sources of these rules shall comply with all applicable requirements of Rule permits for new sources and modifications to existing sources of these rules."

Now, through my records request, that assessment has not been provided. However, if you long down, the control officer has a lot of leeway on mine

assessment has not been provided. However, if you lo down, the control officer has a lot of leeway on mind permit modifications, and if we go on down to F, "The completeness determination shall not apply to revision processed through the minor permit revision process."

So it would be, I think, pretty arbitra

- 1 not to require the assessment of Rule 241 and weigh t 2 requirement and allow the minor permit modification t 3 processed. Maybe, maybe not the control officer has 4 ability to do that. I would hope no; it's pretty 5 important, but if we look at the -- there's a checkli 6 that is done on minor permit modifications, and that 7 actually is part of the exhibit that the county has 8 provided at the end of the TSD, and on that checklist 9 does not talk about an assessment of the applicabilit 10 the requirements of Rule 241, permits for new sources 11 modifications to existing sources. So as near as I of
- 12 determine from trying to follow this process, that 13 assessment has not been done. 14 If we then go to Rule 200, it talks about 15 standards for applications, and this is on page nine.

16

25

- "All permit applications shall be filed in the manner 17 form prescribed by the control officer. The applicat 18 shall contain all the information necessary to enable 19 control officer to make the determination to grant or 20 deny a permit or permit revision which shall contain
- 21 terms and conditions as the control officer deems 22 necessary to assure a source's compliance with the 23 requirements of these rules. The issuance of any per 24 or permit revision shall not relieve the owner or ope

from compliance with any federal laws, Arizona laws of

these rules, nor does any other law, regulation or per relieve the owner or operator from obtaining a permit permit revision required under these rules."

Again, it does not -- there is no exemptor animal feeding operations. So the rules are very

specific, and hopefully the county would have followed these rules that the hen houses are stationary source should be permitted as such or at least appear on the

application as a stationary source for the county's valuation.

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MR. HISER: Although, Mr. Blackson, if look at the paragraph above that, you will see that t is a section entitled exemptions that says,

"Notwithstanding these rules, the following sources says."

"Notwithstanding these rules, the following sources a not require a permit unless the source is a major sou or unless operation without a permit would result in violation of the act", and then under Section 308.3,

violation of the act", and then under Section 308.3, says, "Agricultural equipment used in normal farm operations, for the purposes of this rule, does not include equipment that will be classified as a source would require a permit under Title V of the act or wo

22 be subject to a standard under 40 CFR parts 60 or 61. 23 Do you agree?

MR. BLACKSON: It does say that; I agree

MR. HISER: So is it then -- are you go

MR. BLACKSON: I believe I'm restricted

MR. HISER: But the minor permit revisi

to be demonstrating to the Board then this is a facil

that you believe should be classified as a major sour

talk about the minor permit modification.

under Title V of the act?

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     at a source that would or would not be subject to Tit
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     I guess that's my guestion.
10
                   MR. BLACKSON: I believe in my pre-hear
11
     disclosure with my calculations, I demonstrated that,
12
     I believe that our expert will also demonstrate that,
13
     I would like to point out that this says agricultural
14
     equipment, not agricultural stationary sources.
15
                   MR. HISER: So your testimony is there
16
     difference between equipment and stationary sources?
17
                   MR. BLACKSON: Yes, there is a differer
18
     For example, agricultural equipment could be a tractor
19
     and I believe there's some references in Arizona Revi
20
     Statutes that do talk about that.
21
                   MR. HISER: Just in the interest of your
22
    management, you're about halfway through your allotte
23
     hour and a half.
24
                   MR. BLACKSON: Then I think what I'll o
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I will skip ahead, and I do have more to say, but I w

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like to talk about the fugitive, non-fugitive. And I would also ask for the Board's indulgence. This is a pretty important issue and setting a time element on

may be difficult. You may not get all the information that you really need to make a decision at the end of day.

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So fugitive, non-fugitive does seem to the heart of this and there is a definition that we we find in the 40 CFR or the county rules. "Fugitive emissions means those emissions which could not reason pass through a stack, chimney vent or other functions equivalent opening."

sources does have an opening. It is a building. It'

Well, the hen houses which are stationa

a roof; it's got three sides and one side to the east open and they have actually reduced that opening a li bit by putting some fabric up there, so that opening vent. So all of the emissions coming out of that bui are passing through a vent or if you think maybe that opening is too large for some reason to call it a ver

but it's a vent, how much would you shrink it down to arbitrary definition of what a vent is or what a vent isn't? But, of course, you can always go back and sa that that opening in that building, large or small, i functionally equivalent opening and it exhausts new s

- 1 review regulated pollutants from that building.
- 2 So since NSR pollutants pass through a
- 3 into the ambient atmosphere, that causes those emissi
- 4 to be non-fugitive, and I believe that the EPA has 5 actually even taken a position on that.
- If we look at the Buckeye Farms egg-lay poultry operations, the EPA clearly considered those
- houses to be a building and a vent when they issued to consent agreement to Buckeye Farms.
- I would also like to touch base quickly about ARS 49.457 and this talks about best management practices, and there is a definition of a regulated a
- in there at the very bottom of the statute and it does talk about a regulated area has to be an area A or it
- to be in a non-attainment area, and I would like to introduce an e-mail that the permitting supervisor al
- agreed that the Tonopah facility is not in the regular area and he had a map on that e-mail note. It may not attached, but for the sake of time, I think I'll just forward, and if you're not in a regulated area, then
- 21 don't have a regulated agriculture activity.

 22 MR. SWAN: Is that document included as
- attachment to your disclosure statement or are we real it for the first time? What is the answer?

MR. BLACKSON: The answer is the map be

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2
     outside these areas and therefore does not appear to
3
     qualify for coverage under Ag BMP. I've been support
4
     that position. I believe it's very clear in the
 5
     regulations if the legislature wanted the BMP's to be
 6
     statewide, they would not have defined the area as su
7
     the regulated area.
8
                   CHAIRMAN LEONARD: Mr. Blackson, I'm so
9
     to interrupt. It won't detract from your time. The
10
     question I think was whether the e-mail you're discus
11
    was something that was included in the initial submit
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showing PM-10 non-attainment area. Tonopah facility

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13 MR. BLACKSON: I'm sorry. It is new ar 14 would like to motion to -- oh, I'm sorry it was. It 15 but just to make sure, I would like to pass it out. 16

or if this is new, like the previous e-mail was?

introduction of that evidence. CHAIRMAN LEONARD: The e-mail will be admitted then.

20 MR. BLACKSON: With that, I think it wo 21 be best to conclude my testimony. 22 CHAIRMAN LEONARD: Mr. Swan, do you have

23 questions of Mr. Blackson? 24 MR. SWAN: I have none, sir.

25 CHAIRMAN LEONARD: All right.

MR. SWAN: We have no objection to the

1	MR. BLACKSON: Thank you.
2	CHAIRMAN LEONARD: Mr. Blackson, are yo
3	calling another witness?
4	MR. BLACKSON: Yes, I would like to, ye
5	would like to call a witness, Kathy Martin, to be a
6	technical witness. I would there's some informati
7	have about her previous testimony and deposition hist
8	and a resume type of information to validate that she
9	expert witness.
10	MR. HISER: Mr. Swan, do you have any
11	objection if this witness is an expert?
12	MR. SWAN: No, I do not.
13	MR. HISER: Miss Martin, if you'll take
14	witness stand.
15	MR. HISER: Miss Martin, I'd ask you st
16	your name, please, for the record.
17	THE WITNESS: My name is Kathy Jean Mar
18	K-A-T-H-Y, $J-E-A-N$, $M-A-R-T-I-N$.
19	MR. HISER: Miss Martin
20	KATHY JEAN MARTIN,
21	a witness herein, having been first duly sworn by the
22	Certified Reporter to speak the truth and nothing but
23	truth, was examined and testified as follows:
24	

1 EXAMINATION

2 BY MR. BLACKSON:

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Q. Miss Martin, are you familiar with the matter 4 before the Board today?

A. Yes.

Q. And could you describe how you prepared todatestify?

A. Clearly, you have almost a half a foot of information in front of you. I have been working with

Blackson off and on getting prepared for this hearing today, and so I have read the Maricopa County regulat the rules, right, 100, 200, such that you've been loc

at already, some of the applicable Clean Air Act requirements under the 40 CFR, as you have incorporat

15 them by reference in your own rules.
16 I have looked at some filings by the

Maricopa County Board with respect to non-attainment ozone, some of the history of whether or not you've h attainment for eight-hour ozone, how you lost it and you're in a moderate attainment zone, for kind of get a feel for what's going on in this particular part of

country.

I have read the materials and e-mails a copies of permits, permit application, management plathe aquifer protection plan, et cetera, all related to

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4
                   I've looked at the pre-hearing disclosu
 5
     statements by both Mr. Blackson and by the county and
 6
     exhibits in the books. I have looked at some of the
7
    preliminary jurisdiction things and stuff like that,
8
     hopefully, almost that entire stack that you have in
 9
     of you as well, in order to be here today, that relat
10
     this particular place, and then, of course, I did som
11
     outside research just on air quality and egg laying
12
     facilities that is the -- a lot of the research that
13
    been done through the EPA, the National Ambient Air
14
     Quality Emission Compliance Program, the NAEMS progra
15
                   I also -- because I've been working on
     issues since 1997, I have actually been following
16
17
     emissions and studies for I think it's almost 20 year
18
     21 years in all parts of the country. I've worked in
19
     states in the United States with respect to CAFO issu
20
     So I'm also familiar with quality issues with respect
21
     CAFO's, including egg layers, and I've been involved
22
     some litigation on egg-laying facilities in Californi
23
                   So I am aware of what some of your
24
     neighboring air quality divisions are doing with resp
25
     to air permits for egg-laying facilities and looking
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Hickman Tonopah egg laying facility that Mr. Blacksor

acquired through a public information request, and he

forwarded a lot of those documents on to me for review

1

2

- the peer-reviewed or at least the published research has come out on various egg-laying facilities in Indi Iowa, Ohio.
- Iowa, Ohio.

 And have you visited the Tonopah Egg Ranch?
- 5 A. Yes, I have. I've been around it twice.
- Q. And did you identify any -- what stationary sources have you identified from that visit, from you
- 8 review?
- 9 A. Right. Just to be clear when -- even though
- 10 have my CV, very quickly, I worked for the State of 11 Oklahoma in the small business assistance program rel
- 12 to the Clean Air Act amendments, and so in my tenure
- the Oklahoma Department of Environmental Quality, I
- received training on the Clean Air Act Title V permit
- writers training program. Also, they have a -- had various training programs through the University of T at Arlington on identifying stationary sources, and t
- also, on each type of best available control technologies such as bag houses, wet scrubbers, dry scrubbers, how
- do stack testing, et cetera, and that was all part of job working in the small business assistance program,
- helping both small business and larger companies in
- Oklahoma understanding the requirements under the Cle
- Air Act amendment of 1990. So that was actually my j

1 And so from that, I'm going to say that 2 identified some stationary sources. I just wanted to 3 you know it just didn't come out of nowhere. It came 4

5

some background and work knowledge. So when you're looking at a facility, y

6 going to identify all the sources, and then once you' 7 identified the sources, try to see what their potenti 8 emit is, whether they're operating 24/7, whether they 9 some sort of synthetic bottleneck where you only have 10 shift versus three shifts, et cetera, and you get all

11 that lined out and start trying to estimate emissions 12 whatever actual data or emission factors or whatever. 13 then you have a full picture of what we're calling ar 14 assessment or now it's going to be called a new source 15 review.

16 So the stationary sources that I identi 17 of course, would be all of the barns associated with 18 egg-laying operation, all of the lagoons associated w 19 the manure or waste water storage, and then, of cours 20 you have your feed delivery system, your generators a

21 the boilers that the county has identified. Of cours 22 had to identify these from the street but if, you know 23 had a site inspection, we may find something else, 24 correct. 25

What are the types of air pollutants that wo Q.

- be emitted from the poultry operation at the Tonopah
 Ranch?
- 3 A. Right, and I believe Dan provided some exhib
- 4 on -- some research on typical air pollutants from po
- operations and from egg-laying operations and, of could be a layer of the last operations and from egg-laying operations are egg-laying operations.
- I have done similar reading and research in the last 15 years but you're looking at basic categories.
- 7 15 years but you're looking at basic categories. 8 For today's hearing, we're going to be
- 9 looking at particulates and volatile organic compound
 On The particulates are from feed dust dander feathers
- The particulates are from feed dust, dander, feathers animals just in their movement producing particulate
- matter, and the particulate matter that we're concern
- about is PM-10 which is actually very, very small, no really visible to the naked eye but it's respirable a
- 15 PM-2.5, which is even more respirable; then the volate organic compounds which those come from the degradation
- from the manure, the feces and urine which all comes the same place in a bird, but that fecal material, as
- degrades, it's going to release volatile organic
- 20 compounds, right?
- As proteins degrade, that's the natural course and then there is also, of course, ammonia and is from the degradation of the urease part of fecal
- 24 material. It is a very, very large amount from poult 25 That's a big part of their emissions, and then other

- things that are normal like carbon monoxide from thei breathing, methanes and other things that are not goi be spoken of here today. So we're looking at particular and VOC's today.
- 5 Q. Is there anything else you would like to com 6 about the stationary sources and pollutants?
 - A. No.

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23

- 8 Q. So let's talk about emissions. What is an emission factor?
- 9 emission factor?

 10 A. Okay. An emission factor is some kind of a
- number you can multiply by, like, in this case, with animal feeding operation, the number of birds at the facility. So the emission factor that we're looking
- here today would be pounds of that pollutant per bird day or per year. There's other kinds of emission fac
- that could be a function of ventilation rate, et cete
 but we are just looking at some simple emission factor
- show that there's definitely many ways at the facilit trigger 110 per year criteria pollutant in order to h further investigation.
 - Q. How can emission factors be derived? And per as part of that, you'd like to talk about the potential emit, a guide for small business which should have be provided in everybody's packet and this would be 13 -
- 25 page 13 to maybe 16?

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1
         A. And this is the SBAP the EPA published in
 2
     October 1998 and what this Small Business Assistance
3
     Program was supposed to do is provide an interpretati
4
     the Clean Air Act for small business people, right.
 5
     is not a policy wonk document. This is supposed to k
 6
     you know, putting it into regular people's terms so s
7
    business owners can understand whether or not they ne
8
     get a permit, and one of the great things about it is
9
     this document on page 13 it says how do I determine i
10
     have a potential to emit? How do I figure out, you k
11
     what my emissions are? And so the EPA gives the hier
12
     of data, which is basically a science or engineering
13
     function, the hierarchy of data in any permitting pro
14
    Also, the air quality permitting program would be to
15
     at measured data from the existing site, correct, or
16
    measured data from a similar site, emission factors k
17
     on actual sites, okay, that isn't in a book; that's
18
     applied, whatever, then some modeling and then, of co
19
     there's always lesser guesses, okay.
20
                   So what we are trying to say today is t
21
     the county was claiming that there was -- there was r
22
     defined emission factors by the EPA. They were doing
23
     large nationwide study. It was very extensive. They
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to great pains through the National Compliance Order

get people to sign up and to get some sort of amnesty

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during the study in order to determine a final emissing factor for animal feeding operations. There would be a second different factors are factors.

several different factors, one for each type of speci that once that number was determined, then every sing

5 CAFO or animal feeding operation in United States, ev 6 last one of them had to look at that number and calcu

7 the emissions. There would be no exceptions. Okay. 8 that's when the study is finally done and the emission factors are published.

9 factors are published. 10 Where we're at right now, the study has

done. There are publications of the emission factors developed by Dr. Heber out of Purdue with respect to

poultry emissions. It was a robust study. I believe you look at the exhibit provided by the county, there

nearly 400 pages that shows how robust Dr. Heber's st was looking at emissions from poultry facilities, and we are saying and also the EPA says that, yes, you may

have fantastic beautiful data in the future, but you the dance with the girl you got. You go with the dat have at hand. We're not going to wait indefinitely f

perfect information, so -- and I think we have some documents in the exhibits that say that by the EPA wi

respect to the Buckeye egg facility or with the Calif dairy study. I don't remember the exhibit numbers ri off the bat, but they're in there. So the EPA has been pretty clear all all even though they know they have the study going on or side, that they still expect people to use -- to gene emission numbers using the best available numbers that they have at hand, contrary to what the county would to do which is wait forever, right.

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So what we're saying is there is a beau study out there with these beautiful numbers and there also consent orders by EPA for poultry egg-laying facilities that have estimated emissions from 2005.

11 these are emissions that went through a legal process 12 a consent order and so, you know, they've been tested 13 certain extent way more than just a graduate student' 14 thesis, for example, and that those numbers were avai 15 to generate a range of emissions from the Tonopah fac 16 which Mr. Blackson had calculated and shown in quite 17 laborious detail in his pre-hearing disclosure. 18 And so my purpose here today is -- as a

professional engineer is to say that I've reviewed the emissions calculations. I have reviewed his source material and his methodology of how he presented the information to you, and I believe that he has been faccurate in what he has presented to you, and he's shape of the same of

time and time again, no matter whether you went to the

NAEMS study emission factor, whether you went to the

- 1 Buckeye factor, whether you went to the -- was it the 2 factor, I think, whether you were in particulate mate 3 or whether you were at VOC's, hitting over a hundred 4 per year, sometimes in the 200, 300 tons per year, us 5 existing emission factors, some of which have been 6 available for 11 years now, right. 7 So there's absolutely no reason from th 8 day forward to ignore the fact that you have major 9 stationary sources at the facility that generate more 10 100 tons per year and that there needs to be a decisi 11 made now whether you continue to provide a non-Title 12 permit by basically ignoring this information, you kr 13 forever, I quess, or you take a stand at the procedur 14 are in, the permitting process, which is creating a r 15 permit, a modified permit that at that point, you take 16 that opportunity to remedy and go forward under whate
- okay?

 MR. BLACKSON: Also, sometimes a visual be very helpful and there's an EPA document that I

permit program is required after you do the new source

review, correct, which is what we're asking to have of

17

18

recently found that talks about AP-42 and it has a character on it that kind of shows a hierarchy of emission fact and I would like to be able to enter it in as an exhibit.

and I would like to be able to enter it in as an exhi I did quite a bit of research over the weekend. In

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1
   particular, if you would look at page four --
2
                  MR. SWAN: The county has no objection
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3 this document.

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4 CHAIRMAN LEONARD: Okay. We'll admit t 5

BY MR. BLACKSON:

So, Miss Martin, if you could share a little more information about emission factors and how some perhaps more accurate than others?

Right. I believe we got this from the publi AP-42, okay, right, and what's nice about Figure 1 is

11 includes that engineering judgment I was speaking of 12 we like to look at, you know, actual emission values 13 obviously, then going to source category emissions mo 14 and then the reliability gets better as you get close 15 your facility. And there is additional cost, but what 16 have access to is unique because we have a national 17 emission study which was paid for, you know, several

million dollars was paid for by the participating 19 producers. So we have access to great data without h 20 to make one particular applicant do some testing, ric 21 Okay. Thank you. So you talked about the

22 calculations that I prepared during the pre-hearing 23 disclosure and you found those to be understandable a 24 acceptable calculations; is that correct? 25

Correct. I reviewed the calculations. Then Α.

- several in this disclosure, three or four different p and I've looked at all of them. So unless we want to
- 3 through them one by one, I think if you read the
- disclosure, you know what I'm talking about. I have
- looked at his source materials that are also exhibits as an engineer, I believe he made good solid decision
- how to transfer some of the emission factors to apply
- 8 Tonopah.
 9 O. Do vou believe that it
- 9 Q. Do you believe that it would have been prude 10 for the county, as part of the minor permit modificat 11 process, to actually conduct sampling of the existing
- process, to actually conduct sampling of the existing houses at the Tonopah Egg Ranch?

 A. Well, you're in a unique position. Once that
- facility's constructed and in operation, no matter wh it's an egg-laying facility, to a power plant or anyt else, once the facility is in operation, everyone has
- 17 access to taking samples, right? And that is built i 18 the Clean Air Act, right?
- So, yes, and the fact that Hickman's is constructed, the Tonopah facility is in operation, so types of measurements could have been made and you constructed.
- have followed some of the more complex methods listed the national emission study or you could have come up
- some lesser cost measures, but it can be done, of cou 25 O. So you're saying that there is a variety of

- 1 to estimate the emissions from all the sources used i
- 2 new source review process for this minor permit
- modification at the Tonopah Egg Ranch? The county wo not be limited to one particular emissions factor: the
- 4 not be limited to one particular emissions factor; th 5 could have measured -- AP-42 doesn't have a particular
- 6 emission factor, but they could have measured -- they could have used industry; they could have used the sm
- 8 business approach. There's a variety of ways that 9 emissions factor could be selected?
- 10 A. Correct. And let me tell you it is the same thing that happens during evaluation of a nutrient
- management plan. There's like three different ways t
- calculate the amount of nitrogen in the manure from t different well-known peer review sources, and you car calculate a range from low to medium and just say
- somewhere in between is where this facility lies or y can be conservative and prepare a nutrient management according to the maximum nutrient value.
- So similarly, you can look at a variety emission factors that were available, find a range ar
- then either pick an average or somewhere closer to th higher end to be conservative, meaning you're making you're not underestimating emissions; you might be a
- little bit overestimating emissions and see if that triggers a different permitting program. If it doesn

- 1 it doesn't. But if you've never done the calculation
- 2 all, which is what we have determined through the e-m
- 3 that Mr. Blackson collected during his public informa
- 4 requests and reading through what he got back from the
- 5 county, there is no proof of any calculations. And, 6 fact, I think he got an e-mail response back from
- 7 Jacqueline or something that just said no calculation 8 calculations, no calculations. So there was no doubt
- 9 it was not done. We wanted to make sure we didn't mi 10 something.
- 11 Would you like to discuss the flaws in the 12 county's arguments that they need to wait for official 13 emissions factors from the EPA in order to determine
- 14 new source review pollutant emissions from the Tonopa 15 Ranch? 16 A. Right. And this kind of goes to the county'
- 17 pre-hearing disclosure where they are pointing to Inc 18 and saying, well, Indiana did -- in fact, in one of t
- 19 e-mails from the county, Mr. Sumner said, well, India 20 did this study on air emissions and they didn't chance 21 Indiana air quality rules to require permits. However
- 22 that Indiana study which was done at Purdue by Dr. He 23 was not a study for Indiana. It was a study for the 24 national compliance program, first of all.
- 25 Second of all, I've been working in Inc

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     since 2004, and I know a lot of people in the water
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     quality division of IDEM and I know if they have some
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     called a non-regulatory policy statement, that that's
 4
     enforceable in the State of Indiana, okay. So that's
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     which is the document that I believe the county provi
 6
     as saying, look, they're saying right there in this
7
    brochure that the EPA doesn't have a final emission
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     factor, so we're just going to permit boilers and
 9
     generators, so I think we'll do the same thing that
10
     Indiana does, which is an interesting idea to go all
11
     way across the country to Indiana when you can just of
12
     right next door to California who has 30 some odd air
13
     quality county boards such as yourself that are delec-
14
     authority that do have large-scale animal feeding
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     operations that were involved and are involved in iss
16
     permits for animal feeding operations that were under
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That's who you need to look for as the your future because that's where somebody is actually doing the permitting they're required to do. The state attempted to provide a statewide exemption for agricultural facilities and EPA came back and say, up

from the Clean Air Act.

stern compliance eyes of EPA by creating an ag exempt

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you can't do. That's in violation of your SIP.

So that's who you need to go to for

- 1 quidance, the people who are being out there issuing 2 permits and at least being set straight on how these
- 3 permits need to be operated versus another state who
- 4 just threw up their hands and said we're not going to
- 5 it until somebody makes us do it. So I find that to k
- 6 fatal flaw in that particular part of the argument.
- 7 I think you have plenty of information 8 the research out of the national compliance. I think
- 9 have resources in the EPA itself, not only in region
- 10 but in other regions such as where Ohio is and how th 11 handle the Buckeye Egg that you could reach out and y

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- 13 how barns are stationary sources and how you estimate 14 emissions from not only poultry facilities but other 15
 - housed animal feeding operations in the state. Does the Clean Air Act have an exemption for

could get access to their emission factors and unders

- animal feeding operations? No, it does not, and that's been stated over over again by EPA in the federal register and other l
- 19 20 documents such as Buckeye Egg and the dairy in Califo 21 So it's not just my opinion. This is by reading EPA' 22 words.
 - Q. Are there any other observations, comments t you'd like to make about the stationary sources emiss calculations or county's application or regulations

1 related to the facility?

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A. Let me just look real quickly at my notes he 3 I did just want to give a short chronology of events 4 the record because we didn't really provide anything

that in the -- it might help.

You know, the original permit was issue

November 2014, and I believe in December of 2014 there a new ozone standard that EPA came out with in December In the following year, the application for the minor

Then meanwhile, this Board made the rul

permit modification was submitted, also November of 2 so don't mix those dates up.

13 changes to incorporate TSD and that was official in 14 February 2016; maybe not this board but Maricopa Cour 15 sorry, and then in May of this year EPA changed the s 16 of Maricopa County from marginal to moderate for the

eight-hour ozone. So that's going on in the backgrouth this permit, this minor modification permit being issued which was then issued June 10th of 2016 this year with responsiveness summary. And then of course Maricopa

21 County is required to have their moderate ozone plan 22 the EPA by January 2017 which is just a couple of mor 23 from today. That includes your reasonably attainable

control technology, your RACT, for the eight-hour ozo

- 1 going on, we know that you had attained -- ozone, you
- 2 know, attainment, it was like getting within reach.
- 3 you had a bump in Central Phoenix so now you're in
- 4 moderate so you have some other issues going on. The
- 5 issue related to ozone of course is VOC's. Here is a
- issue related to ozone of course is VOC's. Here is permit, an air permit that completely ignores hundre
- 6 permit, an air permit that completely ignores hundred 7 tons of VOC's. So when you look at the documents that
- were presented to EPA in your state implementation pl where you have your pie charts that show what are the
- where you have your pie charts that show what are the sources of VOC's in Maricopa County non-attainment are
- those -- that pie chart is based on invalid, you know accurate data, right. So maybe you're not seeing the
- impact of some of the animal feeding operations arour
- 14 Phoenix area.
- You know, of course, we have a lot of dairies down in cowtown, but I just wanted to bring t up; that under the -- underneath this permit issue th we're talking about today, you also in this county ha
- some pretty serious issues with the ozone and it's al related to VOC's.
- 21 So I am not sure I am going to give you 22 recommendations, but I believe that there's an -- it'
- possible to estimate PM-10 and VOC emissions. It's possible that this facility could be considered from on to be a Title V facility and therefore start

- 1 incorporating, but you need to do a new source review
- 2 You need to do that. The applicant and the county ne
- 3 to do that and make sure that there's some interaction
- 4 right. We can't do that for you. We're just showing
- that there's definitely signs that it's what you show have done in the past, right.
- Q. What's your opinion on fugitive and non-fugi 8 The county has taken a position that the emissions are 9 non-fugitive.
- 9 non-fugitive.
 10 A. Oh, sure, yes, and I wanted to add on to
 11 something that Mr. Blackson said in his testimony whe
- was just talking about the opening of the barns. And you have ever been out by Hickman's, the typical egg-laying barn is a very long barn, and one end is w
- they have manure storage and they have an opening the that's permanently opened so trucks can come in and of qet manure, but also so that the ventilation fans ins
- the barn are blowing the air pollution from inside the barn out of the barn through the ventilation fans acres the manure to dry them: thereafter creating more emissions.
- the manure to dry them; thereafter creating more emis from the drying of the manure, okay.
- This is fine. Nobody is saying you car cannot do that, but the actual vents for these barns those ventilation fans. There is movement from where
- those ventilation fans. There is movement from where animals are laying the eggs, the birds are laying the

- 1 where there's -- manure is deposited where it's initi 2 volatilized. The particulate matter is also generate 3 there from the bird movement, their feathers, et cete 4 the feed. Especially when they do feeding, there's a 5 definite rise in particulate material. 6 If you want to look at some of the diad 7 in Dr. Heber's report on the Indiana poultry faciliti 8 all of those pollutants have to be removed from the 9 presence of the birds or it will harm them. It's bac 10 their health. It could kill them. So the vents take 11 air out and blow it out of the barn, and in this
- air out and blow it out of the barn, and in this
 particular design, it's blown out of the barn across
 manure pile.

 So I believe as a stationary source, th
 vent that you're looking for starts at the ventilation
- fans and then it's combined into one, and then there'
 many ventilation fans, and it's combined into one ver
 the opening of the barn, and those are not fugitive
 emissions coming out of the fans; those are non-fugit
 emissions and should be treated as such.

 MR. HISER: For the benefit of the Boar
- because we have not been there to see it, like you have been, so the barn is a long structure. One end of it
- sort of quasi open and has the manure storage, manure handling in that, and then is it your testimony that

are fans at the end of this long barn which are blowing the air from the laying areas across the manure pile

the air from the laying areas across the manure pile out the end of the building? Is that what you're say

THE WITNESS: Let me answer your questing two things. There's actually an exhibit that has some

photographs of the barns and that was -- and we also some photographs that the citizens took, but the cour has some inspection reports that have the pictures of outside of the barns, but let's look at these two

outside of the barns, but let's look at these two exhibits.

10

11 CHAIRMAN LEONARD: While you're passing off, Mr. Blackman, do you have an estimate how much la you may be? The only reason is if we're getting closs can finish and then take our break or if you think you

going to go a little bit longer -
MR. BLACKSON: I don't expect to be mucl
longer. I have a couple estimates on the other feder

17 longer. I have a couple estimates on the other leder 18 register I would like for Miss Martin to respond to a 19 we'll be done. 20 CHAIRMAN LEONARD: Not a problem. I am

taking into account the fact our court reporter hasn's a break.

THE WITNESS: Okay. So we're looking a

23 THE WITNESS: Okay. So we're looking a 24 Exhibit 34 -- 33 and 34 which are color photographs t 25 were taken by the citizens from the road, and let me 1 sure I'm --

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2 MR. HISER: Why don't you just hold the 3

so we can see?

4 THE WITNESS: I wanted to make sure I h 5

mixed them all together. So that was my first concer What we're looking at here is at the corner of, oh, o

415th Avenue and Indian School Road. That is photo r one, so that would be Exhibit 34, and then the other

is -- and what you're going to see here is -- this is probably taken at the same time and these are extras. These -- and according to an e-mail by Kelly Reed, th

11 12 photographs were taken October 20th, 2016, both of the 13 were.

14 So that we're standing north and east of 15 facility probably, something like that, because these 16 openings that you see, with the -- like a gray shadir 17 the top, that's actually a fabric awning. It would l

18 flat if the ventilation fans were not blowing, but wh 19 the ventilation fans are blowing from inside the barr 20 they push this fabric out. It kind of billows out li 21 balloon. And you see at the bottom of each barn a wi 22

23 pick up the manure to take to the Arlington facility. 24 In one of the exhibits -- in both exhib 25 you can see some opacity just from like fugitive emis

opening and that's where the trucks can come in and o

- 1 from trucks going on a dirt or gravel road.
- 2 BY MR. BLACKSON:

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- 3 Actually, this is -- this photograph -- both 4
- these photographs are from the operation of loading t 5 manure that's piled inside the building with a front-6
 - Sorry about that.
- 8 MR. SWAN: Mr. Chairman, I believe Mr.
- 9 Blackson is testifying at this time.
- 10 MR. BLACKSON: I apologize.

loader into a truck to be hauled off.

- 11
- THE WITNESS: If we had longer to prepa
- 12 to provide this case to you properly, then there coul
- 13 have been someone come up and talk to you about the 14 photographs, et cetera. We were there yesterday, and
- 15 saw truck traffic on the other side of the barns which
- 16 not where the opening is. So I apologize but, yes, s 17 he's correct. This is during manure load-out. I
- 18 apologize. We're both a little frazzled trying to ge
- this all in a couple of --19
- 20 CHAIRMAN LEONARD: Just so we can come
- 21 I want to make sure that the question that was asked
- 22 lost. We were talking about the venting and how the 23 venting might come across, and then when we get to the
- 24 point, I think the next point is something along those 25 lines. It was a question of making clarification for

- 1 Board as to what your thoughts were on that.
- 2 THE WITNESS: And I believe the attorned
- 3 asked if the ventilation fans were at the end of the
- 4
- barns. They are inside internally in the barns. The 5 on the other side of the manure storage so that they
- 6 internally in the barns. They're not at the end. Ot 7 types of laying barns, they are actually like on the
- 8 of the barns.
- 9 BY MR. BLACKSON:
- 10 Q. Miss Martin, to conclude, do you believe the 11 fugitives from the hen houses -- or the emissions from
- 12 hen houses are fugitive or non-fugitive? 13 A. From the hen houses coming through the
- 14 ventilation fans, they are non-fugitive. Items like 15 trucks going on the gravel roads, those would be 16 traditional fugitive.
- 17 Okay. Thank you. There is an exhibit that 18 have for the federal register. It's volume 70 and I 19 believe it might be Exhibit 13, and what this exhibit 20 is the animal feeding operations consent agreement ar
- 21 final order and on page 4950 -- or page 4959, in the 22 left-hand column about in the middle I'll go ahead ar 23
- read this and then I will ask Miss Martin a question. 24 The EPA says, "To the extent that certa 25 pollutants from AFO's are regulated under the Clean A

- Act and are emitted in quantities that exceed regulat thresholds, EPA can and will require AFO's to comply all applicable Clean Air Act requirements including
- limiting those emissions where appropriate."

 So, Miss Martin, do you believe that the
- is intending to continue enforcement and has the auth to enforce permitting for poultry operations?
- 8 A. They have the authority to do permitting and 9 also have the authority to do enforcement.

 10 O. Thank you. And also --
- 10 Q. Thank you. And also -11 A. Maybe I should clarify. The enforcement --
- enforcement restriction would be given to the people signed up for the national compliance agreement. The some restriction on what the EPA will do to sue them folks that had not signed up or dropped out of the pr
- folks that had not signed up or dropped out of the pr lost that privilege of amnesty.

 Q. Also in the same document on page 4961 on th right-hand column kind of towards the upper middle, '
- recognizes state and local agencies are undertaking efforts to improve emissions estimation methodology f animal feeding operations. EPA supports continuing a
- to improve emissions information for all sorts of sou categories and will use the best information available we implement our programs. EPA also supports state a local efforts to demonstrate improved emission redire

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    strategies and recognizes the value of state and loca
2
    control requirements tailored to the needs of specifi
3
    geographical areas."
4
                  Do you believe that this is a message t
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encourage state and local agencies to continue to dev emission factors and regulate AFO's?

Would you like to add anything else to your testimony?

A. Let me check my notes one more time. I thir

Yes.

11 that will be fine. 12 MR. BLACKSON: We're done, whatever the

13 official term is.

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14 CHAIRMAN LEONARD: Well, if I might say 15 understanding that this is somewhat a new process, we done. At this point, what I'd like to entertain is t 16 17 a ten-minute break so everybody can get up, stretch t 18 legs, use the restroom.

19 When we come back, there will be an 20 opportunity to the Department to proceed, and dependi 21 how long that takes, we will move into the next phase 22 let's adjourn for approximately ten minutes and then 23 go from there. 24 (Recess taken, 3:24 p.m. to 3:37 p.m.)

25 CHAIRMAN LEONARD: All right, folks. M

7	CHAIRMAN LEONARD: Okay. Well, you're
8	to sit down.
9	Mr. Swan, you're up.
10	MR. SWAN: I would call as our witness,
11	Richard Sumner.
12	MR. HISER: Mr. Sumner, if you could st
13	your name and address for the record.
14	THE WITNESS: My name is Richard Alan
15	Sumner. My address is 1156 East Grandview Road, in
16	Phoenix, Arizona.
17	RICHARD ALAN SUMNER,
18	a witness herein, having been first duly sworn by the
19	Certified Reporter to speak the truth and nothing but
20	truth, was examined and testified as follows:
21	CHAIRMAN LEONARD: Mr. Swan.
22	
23	EXAMINATION
24	BY MR. SWAN:
25	Q. What is your current position at the Departm
	Griffin & Associates Court Reporters, LLC

Martin, I hate to be officious for you, but I remind

cross at this point, this would be your opportunity.

If the Department would like to go ahea

MR. SWAN: The Department has no questi

you're still under oath.

to ask this witness.

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- 1 A. I am currently the air quality permitting 2 manager.
- Q. Can you give the Board a summary of your educational and licensure background, please?

5 CHAIRMAN LEONARD: Mr. Swan, get pretty

6 close to the mike.

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A. Education-wise, I received my Bachelor's Decin civil engineering from the University of Missouri,

9 Raleigh in 1977 and subsequently received my Master's 10 Degree in civil engineering from the same university

11 1981 with an emphasis in environmental engineering.

So when I left college after the Bachel
Degree in 1977 and began work in the refining and che
industry. I began addressing air quality issues there

industry, I began addressing air quality issues there
Even when I was in college, I had the opportunity to
doing some air quality work. One of the papers that

wrote was -- my junior year in 1976 was one addressing ozone depletion, the hole in the stratospheric ozone. I have seen a few air issues come and go along through

19 I have seen a few air issues come and go along through 20 years.
21 After about ten years in chemical refir

we got here to Arizona, went to work in the printing industry, as an environmental engineer for a printing company, and the primary issue we dealt with there was quality issues.

1	From there, I moved on to a phone makin
2	company; again, additional air issues, particularly V
3	and how to address those, from making phone cups, and
4	moved to consulting. We did a myriad of types of pro
5	here in companies that we dealt with. One of the mor
6	interesting ones was how to address emissions from
7	companies that make rocket fuel for jet ejection seat
8	So I have seen some interesting things from all diffe
9	types of air quality issues.
10	And I moved on to El Paso, Texas to wor
11	with what was known as El Paso Corp. which is now a p
12	of Kinder Morgan, and there I initially started as a
13	engineer working primarily with air quality Title V i
14	for compressor stations, promoted to the manager over
15	environmental manager and then I was promoted to the
16	director of environmental health and safety at the
17	corporate level.
18	And so that in about 2003, left El Paso
19	which was then located in Houston, moved to Californi
20	a slight career diversion and spent five years as a p
21	at a church in California up until 2008, and then I d
22	back to Arizona, resumed my environmental engineering

career, started with the county as a staff engineer,

promoted to supervisor over the Title V large source

program and then promoted in 2013 to the position I

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              Thank you. Today the focus of our hearing i
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     Hickman Egg Ranch facility in Tonopah located --
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                   MR. HISER: Mr. Swan, before you get ar
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     further, is the Department's wish to qualify Mr. Sumr
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     an expert witness?
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                   MR. SWAN: Yes, it is.
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                   MR. HISER: Is there any objection from
9
    Mr. Blackson?
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                   MR. BLACKSON: Well, I quess I do. He
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     started off as a -- requested to be a lay witness, no
12
     expert witness and now it's changed. So I quess I wo
13
     like to maybe question a little bit more about his
14
     expertise when it comes to permitting.
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                   MR. HISER: Mr. Swan.
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                   MR. SWAN: Okay.
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    BY MR. SWAN:
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         Q. Richard, your permitting experience, we've h
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     about it here with the county. We can come back to i
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     necessary. In your earlier positions, was there
21
    permitting experience that you gained in those?
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              Yes, there was. All along, whether it's bee
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     starting with the time in the refinery, whether worki
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    with the initiation of the Title V program in the lat
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currently hold which is the permitting division manac

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nineties, I worked on probably, I would guess, 40 to

2 then we went through probably 4- to 500 permitting ac 3 a year here in the county. So that that total would 4 probably be somewhere over a thousand during my time 5 at the county. 6 Also, I would like to mention I am a 7 registered professional engineer in the State of Ariz 8 MR. SWAN: Is there any need for further 9 questioning?

Title V permits with El Paso Corp. during that tenure

- MR. BLACKSON: I have no further questi 11 CHAIRMAN LEONARD: Are you maintaining 12 objection or are you prepared to allow him in as an 13 expert?
- MR. BLACKSON: I'm prepared to allow hi an expert witness. Thank you. MR. HISER: Thank you. Just to clarify
- 17 record. Thank you. Mr. Swan, back to you.
 18 BY MR. SWAN:
 19 Q. What type of business is the Hickman Egg Rar
- involved in?

 A. Yeah, they are in the -- in the business of poultry egg producing.
- Q. Can you walk us through the permitting history the Hickman Tonopah operation as it concerns Maricopa County Department of Air Quality?

- A. Yes. Okay. I believe you heard a little at that earlier. Just to reiterate some of those points
- 3 that in 2014, we received the initial permit for the
- 4 Hickman facility. That permit was granted, I believe
- 5 November of 2014 and it was subsequently requested to
- 6 modified, revised in 2015 with a minor permit revision that was submitted, I believe, also in November of '1
- 8 That permit was then issued in June of 2016.
- 9 Q. The first air quality permit issued to Hickm 10 what classification was that? Was it Title V or
- 11 non-Title V?
- 12 A. That permit was a non-Title V permit. You k 13 we've had a significant amount of discussion about wh 14 types of emissions that are to be considered and not
- 15 considered here so far today, and so when we looked at that initial permit, you know, we looked at the equip
- that was being there, and there was 12 emergency enginered for part of that original permit and also looked at original p
- pieces to the facility that were -- that were present animal feeding operations which includes the manure p includes the hen houses, includes the lagoons, and as
- been communicated, we considered those to be fugitive
- 23 emissions for various reasons.
- Number one, the type of opening that's the building, we believe those couldn't be reasonably

- 1 captured as a point source and should be considered a 2 fugitive. You've seen pictures of the front of the 3 building and the pictures that were taken there, and
 - look through some of the documents on the nutrient
- 4 5 management plan, there are dimensions for the buildir
- 6 there that you have in the record that was provided k 7 Blackson that I believe the width of the opening of t 8 buildings is 84 feet. So it's not exactly a small
- 9 opening. The height of the building at its peak is a 10 40 feet before the springs were added to help to redu
- 11 the emissions that might be coming out. 12 So this is not a small -- I tried to pu
- 13 84 feet into perspective, and since it is the middle 14 football season, I figure that's about a 28-yard
- 15 completion from Carson Palmer to Larry Fitzgerald. S 16 it's a pretty good gain. So that it's not a small
- 17 opening. So from that aspect of it, we looked at the 18 being fugitive. 19 You know, we also considered some of the
- 20 work that had been done as part of the hen house stud 21 and EPA and this is -- we relied on this. We looked 22 the permits was -- that EPA had said these were open
- 23 issues, whether these were fugitive or non-fugitive, 24 they would look at those at a later date and begin to 25 provide some emission factors with those and that that

a national issue that would really require a national solution. So we relied on that when we put the permitogether originally.

Therefore, the main things that we look were the engines that were part of that permit and the with the minor mod, we added eight more emergency engine that are diesel fired; in addition to that, two boiles

So, again, there's some discussion about the boilers, those were there at the beginning but were only picked in the minor modification. So those were added into permit as part of the minor modification at that times

Q. Can you tell us, beginning with the receipt the application for the minor permit revision, what processes did you go through, you and your staff go through to evaluate that application?

A. Whenever a permit application comes in, our

step is to run it through an administrative review to determine whether everything from the administrative perspective is in place: the name is there; is it significantly addresses, contact, just very, very basic information.

Once that is complete, we are satisfied

have sufficient information from which to be able to the permit to the next step, it goes on to the -- ass to a permit engineer. That permit engineer then begin the technical review process to see if we have the technical information with which to process the permit determine, you know, whether it is non-Title V, Title permit, what rules apply, whether things like NSR approximate what national maximum standards might apply, all those types of things. We -- you know, we look at, whenever the permit comes in to be able to determine what rules to be able to be able to be able to determine what rules to be able to be able

permit comes in, to be able to determine what rules to apply, which of our local rules and what standards to apply once the emissions are determined.

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So a permit engineer goes through, eval all of those types of things. We go through several iterations internally to look at the draft permit.

permit engineer would develop -- and in that draft process, you know, there may be several moves back ar forth, and you've seen some of the internal e-mails t were part of that sausage-making process where the pe

engineer may put something down and someone else will at it and say you missed that or why isn't this in the or why is that in there? And so you've seen some of pieces that we will look at until -- our objective is get it right, get the permit to be complete as to what information should be in there, what should not be in

there and how we are then able to issue that final per Before we get to that step, in the inter review process, we look at it among the engineering s

The supervisor can be -- can be in on this one and the

1 also will have compliance look at it. We'll have the 2 compliance staff take a look because they look at thi 3 maybe a little differently than the engineers would 4 because they're boots on the ground, in the field mor 5 than us. 6 Then once we have a draft permit that w 7 satisfied with internally that we feel meets all the 8 requirements, that meets all the rule requirements, m 9 all the technical requirements, then we will forward 10 on to the source to give them an opportunity to look 11 it, because whenever -- you know, they are obviously 12 knowledgeable of the source than we are. So if there 13 something that we miss or misinterpreted, we want the 14 source to be able to have the opportunity to identify 15 so that we can correct it. So once all that is done, 16 we will issue the permit. 17 Now, in the case of this minor modification

there is a step that is not normal for us, and I'm not sure I've ever seen a minor modification have a public hearing. But because of the elevated public interest also because of Mr. Blackson, we posted it for a form 30-day public notice time which would not be normal for the surface of the second seco

our rules would not require this for a minor modification but we did in this case and so -- to have opportunity people to provide input, to comment on the permit and

- 1 give us -- give us their thoughts or inputs as to what 2 should be there.
- 3 And so in that process, we not only did
- 4 public -- or posting for public notice, we also then 5 a public hearing to give, again, additional oral
- 6 opportunity for people to -- opportunity for oral com 7 on the permit, not just what is submitted in writing.
- 8 So after all those were completed, we 9 addressed the comments that were made and put those together in response to comments and that puts us in
- 10 11 position then to issue the permit. 12 Q. You mentioned that you were the head of the
- 13 permitting department and quarterback of a staff of p 14 that work for you. But with regard to this particula 15 minor permit revision, how actively involved were you 16 the process of evaluating it and the analysis that go 17 on?
- 18 Yeah, I had more involvement in this one that 19 would typically because of the elevated interest that 20 there, and so we wanted to make sure that we had as m 21 people look at it and make sure we got it right. So
- 22 probably more involved in this than I would be typica 23 In particular, you were involved in the
- 24 calculations that were made by the Department? 25
 - Α. Yeah. So when the calculations -- the staff

engineer would do that, and then all those calculation would then be reviewed by both the permitting supervision and by me also to make sure that those were correct.

Q. Let me step back to one thing that I meant to you which was the -- you said one of the steps you loon a routine basis -- and I assume what you described both what the Department or your staff does in a typical staff.

evaluation as well as what you did for the Hickman evaluation; is that correct?

A. Right.

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11 Q. What about -- one of the steps would be assulted that the application is complete. Was there anything special or anything particular about the Hickman application in that regard?

15 A. Yes. With the -- with regard to the complete

of the application, it's been noted earlier that there section known as Z-M that was missing information, are that's a section where the applicant has the opportunt to be able to describe and calculate what the emission would be from the source, and in this case, it was not the control of the source.

would be from the source, and in this case, it was not filled out by Hickman's in their initial application, the minor modification application, and that's not unusual. As a matter of fact, it probably happens moderate the minor modification application and the source of the source

that it's not filled out than it is because many sour do not have the sophistication or tools to accurately

able to calculate and predict what those emissions wo 1 2 be, and so -- but on the other hand, if we have suffi 3

information to be able to calculate that, we will do 4 And where we had the information on the engines and on the boilers, as to what size they were

5 6 what types they were -- for instance, the engines were 7 tier three engines. So with those, there are certifi

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EPA emission factors that come with those. So even t the specific emission calculations weren't filled out had the opportunity then from the description of the

equipment to be able to know what the emissions were. 12 even if someone does fill that out, we will always re 13 those anyway because we're really -- we're not going 14 take the applicant's word for what those emission 15 calculations are. We're always going to confirm thos

even if they were provided by the applicant.

Earlier there was testimony about the emissi boilers in the minor permit revision. Were the emiss of the boilers ultimately included? Were they included the final emissions calculations?

Yes, the boilers were included in there and, again, part of that sausage-making process, when draf are moving back and forth among staff and supervisors different ones, we may have pieces that are missing. those were probably missing at one step of the drafti

1 the TSD when that passed through, and we tried to get 2 information and understand what -- once we understood 3

the boilers were there and be able to appropriately a 4 those to the emissions for the facility. 5

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Q. Let's get back to emissions calculations. W emissions were calculated?

So the emissions that we calculated were from point sources, from the non-fugitive emissions which be from the boilers and from the generators. We characterized the emissions from the CAFO, from the a feeding operations, again, the lagoons, the hen house the manure piles, and we captured those as being fugi emissions. And even if they had been -- so fugitive

13 14 emissions, whether there's a determination whether th 15 part of a Title V determination or not, was pointed of 16 earlier from Rule 100, I believe 200.60, if I remember 17 correctly, of the determination of a major source.

18 When you have fugitive emissions, you 19 include those only if the major source is one of those 20 categorical sources listed there in 200.60. So we we 21

through the first part of that where it talked about 22 fugitive emissions and calculations that go into the 23 source determination, but fugitives for sources that 24 not listed as categorical in that group, and you see 25 28 of them that are there, all other fugitive emissic

- are not included for major source purposes for operat that are not on that list. In this case, hen houses
- not on that list, so therefore, fugitive emissions we not considered to be part of that.
- Q. So in conclusion, it is your opinion that all the emissions pertaining to the minor permit modification.
- 7 were properly calculated?
 8 A. Yes, we do believe those were properly
 9 calculated, and we had plenty of reason to not include
- those. We've talked a little bit about what other st are doing. You heard about that. When we look at the
- 11 are doing. You heard about that. When we look at the 12 State of Arizona, basically farm operations are exempt 13 from Arizona, whether -- that is the law today. Received
- as last year, the NSR rules for the State of Arizona revised. That was not deleted from any NSR rules at
- time, and so we believe that what the prevailing rule that we would not include those here; that even though they may be included in other jurisdictions, as we look
- the data that's out there and see that, we just see i as not reliable enough for us to run out ahead of whe EPA is.
- We look at how EPA regulates things. We there are a number of ways they do that. They may do on the basis of different types of rules or new source performance standards of which there's probably maybe

or a hundred new source performance standards out the none of which pertain to this type of operation. The are max standards, maximum available control technology

standards, maybe another 150 of those, none of which pertain to this operation.

There are control technique guidance
documents that whenever EPA wants to regulate somethi
they will provide that as a means for sources to be a
to determine what the emissions are and how to handle

those. There's been no CTG's or control technique guidance documents provided for this. There are a nu of ways that EPA will regulate these different type of sources, and we did not see that that had occurred in

14 of those. 15 We also looked at the State of Indiana 16 has been mentioned and whether the tests were run by 17 state or not. They were run by Purdue University whi 18 in the State of Indiana, chose a facility there, and they looked at that, we looked at, yeah, this is a si 19 20 type situation to what we have, and it seemed reasona 21 at that time to say, you know, if they're looking at

they are disregarding -- they are not going to regula the animal feeding operation, the emissions only that from the point source equipment, it seemed like a reasonable conclusion for us to reach in doing likewi

- 1 here with this facility.
- 2 O. I'd like to dwell for a minute on NSR. Mr.
- 3 Blackson mentioned surprise that it didn't appear that
- 4 had considered NSR, new source review. Can you tell
- again how -- or tell us for the first time what your
- 6 review was and what consideration was given to the
- 7 potential applicability of NSR to this facility under 8 permit modification application?
- 8 permit modification application?
- 9 A. Sure. NSR is new source review, and it appl 10 in non-attainment areas. Where the facility is locat
- it is located in the non-attainment area for ozone.
- ozone -- the precursor for ozone are NOx, nitrogen ox and VOC, volatile organic compound, is a precursor for
- ozone. So those are the pollutants that you would lo primarily under NSR.
- So the threshold for that would be -- f major source in our current attainment status which i
- moderate, non-attainment of where we are, and so the threshold for that would be 100 tons per year. And
- looking at the point sources, the total NOx emissions under the minor modification are a total of just under
- 22 25 tons of NOx, so it is well below the NSR threshold NOx.
- The VOC emissions from the engines and boilers are like 1.2 tons. They are relatively small

- 1 So, you know, we concluded that they were well below
- 2 NSR thresholds. As we previously mentioned, we did r
- 3 look at the -- any fugitive emissions as part of the
- 4 source determination under NSR because it is not a
- 5 categorical source, and not being a categorical source did not look at the fugitive emissions.
- Q. Did the Department perform a Rule 241 assess and could you explain what that is?
 - and could you explain what that is?

 A. Yeah. Rule 241 is -- we affectionately refe
- 10 it as our local BACT rule, best available control

- technology, and that -- and so when looking at this facility, the total emissions for BACT would be -- or
- threshold for BACT, for NOx would be 25 tons at the t because we were dealing under the old rules. That has since been moved up to 40 tons per year. At that time
- was 25 tons per year. From the original permit, the emissions of NOx from the original permit was about
- 18 60 tons so BACT did not apply, and so Rule 241 would 19 be triggered.
- 20 With the minor modification, about anot 21 additional eight tons of NOx was added and so we were 22 still below 25 tons total which is really not even
- still below 25 tons total which is really not even relevant because we'd only be looking at the modification.
- 24 anyway. The modification was only eight tons of NOx. 25 therefore, under Rule 241 -- and even though it's not

- spelled out explicitly in the TSD, as Mr. Blackson no you know, there's a fair amount of latitude with that
- we did look at those total amount of emissions and for that the BACT would not apply which would be the esse
- Q. Would an NSR normally apply to a minor permit modification?
- 8 A. No. You could not have NSR apply to minor p 9 modification because the definitions we looked at ear
- would preclude that from occurring.

 Q. Mr. Blackson used emission factors to calcul
- the emissions from the Hickman process. Are those emission factors credible in your mind and based your
- analysis and expertise?

 A. You know, there are a myriad of emission factor out there that we have seen. I know, looking through
- of the documents that was provided by Mr. Blackson ir their disclosure of the 2006 study from Iowa State
- 19 University, that showed just ammonia emissions, for instance, that are there. The EPA had estimated in t that the emission factors for ammonia should be like
- 22 435 -23 MR. BLACKSON: I object to this because
 24 ammonia is not permitted. It's not an -- I object be
- ammonia is not permitted. It's not an -- I object be ammonia is not a permitted pollutant; it's not an NSF

pollutant. You don't have to have a permit to release ammonia, but when you get into EPCRA and that sort of

3 thing, then ammonia is in play.

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to do that.

CHAIRMAN LEONARD: I'm going to overrul that objection only from the standpoint that there's we're talking about credibility. If you have other concerns, again, you'll have the opportunity, as I mentioned, for cross so -
THE WITNESS: But in those -- determination of those emissions, EPA would have a factor of 435 gr

of those emissions, EPA would have a factor of 435 gr of ammonia per year per each hen and which I would the that European numbers in the Netherlands would be precredible. That range was ten to 83 grams per hen per year. So you can just see the massive variation that

year. So you can just see the massive variation that occurs in different emission factors that are out the depending under what circumstances that they were rur They range all the way from ten to 435 for the same to 6 emission factor. And so with that absence, we fel like that the emissions factors just really weren't to

There's also a General Accounting Office 22 report that was done, that was completed, and I belied 23 this is also in our record. I don't know the page number 24 right off. Do you guys have that over there handy the 25 you can point these folks to, where the page number is

- 1 that? I believe it's somewhere probably page AO600 2 something. I can't remember what the final exact num
- 3 is.
- 4 Q. Can you identify the document again? I'm no
- 5 sure I heard that. 6 It's a document for the General Accounting (
- 7 where they evaluated concentrated animal feeding 8 operations in looking at the studies that had been do
- 9 and their conclusion was that EPA -- or the title of
- 10 document was EPA needs more information and clearer 11 defined strategies to protect air and water from 12 pollutants of concern, and this was on the -- on the
- 13 side of the main study, the national air emission 14 monitoring study that had already been done.
- 15 So they had some conclusions about that 16 report, if I may read those here. I have the page nu
- 17 It is AQ0683, if that will help you find that in your 18 documents, in our pre-disclosure documents that were 19 provided.
- 20 It says, "However, questions about the 21 efficiency of the sites selected for the air emission 22 study and the quality and quantity of the data being
- 23 collected could undermine EPA's efforts to develop ai 24 emission protocol by 2011, and finally, while the stu

and resulting protocols are important first steps, the

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process-based model that more accurately predicts the total air emissions from an animal feeding operation still needed. While EPA has indicated it intends to develop such a model, it has not yet established a

strategy and timeline for this activity."

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body of evidence that's out there. Are we running to ahead to be able to come up -- use emission factors to may or may not have quality? And, again, our conclus was the science just wasn't there yet. And when the science is there, we are -- we'll very actively and vigorously be able to enforce those and put those in

And so, again, we're trying to look at

Q. The minor permit revision was to authorize to addition of boilers and eight emergency, small emergency generators as I recall, and both of those were characterized by the Department as point sources. Care

believe at this time that those are not there yet.

permit and apply those to the appropriate sources, bu

explain the determination in that regard briefly?

A. Sure, because the emissions from those types

operations come through a defined stack, through a depoint in the equipment rather than some large amorpho opening that really has no opportunity to be captured controlled or really even accurately measured. Some the other literature that we have looked at, you know

- talked about how difficult it is to measure just, in general, emissions from hen houses and those types of
- operations, that it's one of the great encumbrances to able to quantify emissions that were out there, and
- able to quantify emissions that were out there, and whenever you're dealing with this type of operation, difficult to do.
- Again, we think that the science will go there, but we just don't believe that it's there yet this type of point source that -- these are the point
- sources and the other -- all the rest from the animal feeding operation are fugitive emissions.

 2. I'm getting close to the end of my questions
 - The Department has not promulgated rules addressing emissions from hen houses, manure piles and lagoons.
 - you tell us why that is the case?

14

- A. At this time, that is not a source category that -- you know, that we have looked at, and so thos emissions are not yet ones that we've elected to be a to quantify as we begin to work through different types.
- 20 emissions that are out there.
 21 Q. Okay. This is my final question: Based upo
- cumulative information you provided, based on calcula characterization and legal requirements, did the
- Department apply proper permitting standards and procedures when analyzing and evaluating the minor pe

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                              EXAMINATION
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     BY MR. BLACKSON:
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              Thank you, and, I apologize, I may skip arou
     lot and kind of --
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         Α.
              I do too, so that's all right.
13
              I think we're going to get through it.
14
                   Mr. Sumner, you've had training, right,
15
     the permitting process? EPA offers some training that
16
     talked about?
17
         Α.
              Yes.
18
              And how recent was that?
19
              Probably the last one was about probably two
20
     years ago where we went through NSR training and BFP
21
     training that's offered nationally by EPA.
22
              Thank you. Can you show us in the Clean Air
23
     is there an exemption for animal feeding operations?
24
              No, there is not an exemption in the Federal
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Clean Air Act for animal feeding operations.

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MR. SWAN: I have no further questions.

CHAIRMAN LEONARD: Mr. Blackson, if you

MR. BLACKSON: Yes, I would.

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revision?

like to cross.

Yes, we did.

- Q. Now, you said there was an exemption, if I he correctly, an agricultural exemption. Can you cite we that exemption is?

 A. Yeah. The agricultural operations for poult
- A. Yeah. The agricultural operations for poult for cattle, for pigs, for different types of animals, those are under the agricultural exemption under ag E
- for the state, and so we did not regulate those.

 Q. So you must be talking about ARS 49-457, cor

 A. Yes.

It's primarily for PM-10 and so the PM-10

- 9 A. Yes. 10 Q. That exemption for all NSR pollutants?
- 12 emissions then are ones that -13 O. But not for BFP's?

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Α.

- 14 A. Under that exemption, no.
 - 5 O Now you're saying it's a
- 15 Q. Now, you're saying it's an exemption. Perha 16 you can read the definition of a regulated area. Tha
- 18 A. I'm looking on the front page.
- 19 Q. They change how it appears now.
 - A. Regulated means Maricopa PM-10 particulate
- non-attainment area, any portion of area A that's local in the county with a population of two million or more

definition will be at the very bottom. It's page six

- persons and any PM-10 particulate non-attainment area established in this state on or after June 1st, 2009.
- 24 established in this state on or after June 1st, 2009. 25 Q. Does the word state or statewide appear in t

- 1 definition of a regulated area?
- 2 It does not. Α.
- 3 Does the word county or countywide appear in Q.
- 4 Α. County does.
- 5 Is it countywide, entire county? Q.
- 6 Area A or PM-10 particulate non-attainment a Α.
- 7 Is the Tonopah Egg Ranch in a regulated area Q.
- 8 Α. It is not.
- 9 0. Yet you apply BFP to the Tonopah Egg Ranch?
- 10 That is correct, because we have received
- 11 quidance from the state that PM emissions are of a
- 12 statewide concern, and that even though this may
- 13 specifically list deregulated area here, that they has
- 14 taken the interpretation that this is a statewide cor 15 and therefore they are going to apply BMP's to all ar
- Given the county rules that exempt normal farm cultur 16
- 17 operations from PM-10 regulations, then neither us no 18 state would be able to have any activity and so the s
- 19 has taken that activity there.
 - And all of this came from a SIP process when EPA was going to come in and issue a SIP on agricultu
 - activities and things?

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The EPA was interested in implementing a fed implementation plan because there was a gap in these regulations.

	·
3	philosophical statement about statewide concern about
4	particulate matter; is that correct?
5	A. That's correct.
6	Q. But yet the legislature decided that's not h
7	regulated area is defined, correct?
8	A. I can't address what the legislature might h
9	said.
10	Q. Well, the legislature passed a statute, corr
11	A. That's correct.
12	Q. Did the legislature include a statewide BMP
13	policy for a regulated area?
14	A. That I don't know what the legislature
15	included. I knew ADAQ has, so we are kind of subserv
16	to them.
17	Q. Did the legislature in the definition of
18	regulated area give ADAQ authority to make it statewi
19	A. No.
20	Q. Did they give authority to Maricopa County t
21	make it statewide?
22	A. No.
23	Q. Or countywide?

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Yeah. So the county is overreaching in this

A. Countywide, no.

0.

that statute, if I'm not mistaken. They make a

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- applying a regulated area to the Tonopah Egg Ranch be it does not typically reside in a regulated area? A. Can you rephrase the question, please?
- 4 Q. The Tonopah Egg Ranch does not reside in a regulated area. correct?
- 5 regulated area, correct?
 6 A. It does not reside in a regulated area.
- A. It does not reside in a regulated area.

 Q. Physically located. So, Mr. Sumner, have you

 ever considered the emissions from the Tonopah Egg Ra
- 9 to be normal farm cultural activity?

 10 A. Yes.
- 11 Q. And what is a normal farm cultural activity?
 12 you define that?
- 13 A. I'd have to refer back to the rules to get t 14 exact definitions, so it's probably there pretty clos 15 Q. I can help you.
- 16 A. Bet you could.
- 17 Q. Can you read for us what this is?
 18 A. All agricultural activity by the owner, leas
- 19 agent, independent contractor -20 CHAIRMAN LEONARD: Mr. Sumner, just rem
- 21 to slow down.
 22 A. "Normal farm cultural practice. All activi
- 22 A. "Normal farm cultural practice. All activit 23 by the owner, lessee, agent, independent contractor a
- 23 by the owner, lessee, agent, independent contractor a 24 supplier conducted on any facility or production of c 25 or in nursery plants, disturbances of field surface of

- by turning stalks, tilling, fertilizing or harvesting
 included in this definition."
- Q. So as part of the property, there are fields the Tonopah Egg Ranch, so the fields would meet that
 - definition?

 A. Correct.
- 7 Q. Now, would the hen houses?

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- 8 A. Not in this particular definition.
- 9 Q. So even though you stated that the normal fa 10 cultural activity would apply, it doesn't meet the
- 10 cultural activity would apply, it doesn't meet the 11 definition? 12 A. Not in this particular area. I'm trying to
- I don't know if those are more expansive, so not off top of my head.
 Q. This is an important point, so if you want t

of the other -- it's defined in other places in the r

- take some time to tell us what that is, I would appre
- A. We may have to come back to that. I know we it defined other places other than this. What you have provided me, just for the record, is Rule 310.

 Now, the permitting supervisor actually states.
- Q. Now, the permitting supervisor actually stat that he believed that the Tonopah Egg Ranch was not i regulated area and the BMP's would not apply?
- 25 A. Yes, and the context of that --

- 1 Q. A yes or no, thank you.
- 2 Yes. Α.

- 3 Thank you. You made a statement about ammor 4
 - emissions. Can you also talk about, in the same veir
- 5 PM-10 and the PM-2.5 and the VOC emission factors?
- 6 Right. I just know that those were -- one of
- 7 them that showed a rate variation. I know there is a 8 large variation on the other factors that have been
- 9 developed also. I don't have the exact numbers on the 10 but I know they have ranges on them in what is provide

So that it is very possible that there might

- 12 some difficulty in measuring ammonia but they might of 13 over to measuring PM-10, PM-2.5 or VOC's? 14 Yes. If I remember correctly from some of t
- 15 ranges that are there, the PM numbers have a substant 16 range on those.
- 17 Now, you also talked about the -- this India 18 policy. You reached out and found this and that's no 19 rule, right? I think it says right on there it's not 20 rule?
- 21 Α. Yep.
- 22 Yeah. Did you research any other states?
- 23 We looked -- I am trying to think of other s 24 we looked at recently. Even since this started, we l
- 25 at a few more, looking at any of them that had specif

- rules, and I did not see any that gave specific emiss
 factors for those.

 Q. Did you find any states that actually are
 regulating animal feeding operations air-quality-wise
- regulating animal feeding operations air-quality-wise

 A. I think I saw one report where there are about
- A. I think I saw one report where there are about 5 six states and most of those are regulating the H2 S1 table that I saw.
- 8 Q. What about California?
- 9 A. I'm not sure what California is regulating.
 10 Q. But could you have reached out to California
- 11 you reached out to Indiana to find out?
 12 A. Yes.
- Q. Or Texas? Texas regulates issues of air quality permits for animal feeding operations. Did you talk
- 15 Texas? 16 A. No.
- 17 Q. Idaho? 18 A. No.
- 18 A. No. 19 Q. Ohio?
- 20 A. No.
 - 21 Q. The interesting thing about Ohio is the Buck 22 Farms, and I think you probably prepared by looking a
- that consent order and the news release. λ
 - A. Mm-hmm.

 Nould you agree that in order for the EDA to
 - Q. Would you agree that in order for the EPA to

- 1 issued that consent order, they must have determined
- 2 emissions factors are from those hen houses? 3 A. Yes, and I know that there are places where
- 4 has been -- where that has been done but, again, our 5 posture was that we're not there yet with the overall 6 science and so we said those would continue to be loc
- 7 at as fugitive emissions. 8
- Q. But based on the EPA activity, they're ready 9 act, right?
- 10 They don't seem like it, because I mentioned 11 earlier they haven't provided any control technique 12 quidances and documents; they haven't provided any ne 13
- source performance standards; haven't provided any MA 14 standards. They haven't provided anything that they 15 typically do to underwrite the regulation of differer 16 types of industries.
- However, you're not limited to issuing permi just to those facilities? A source doesn't have to k 19 categorized to receive a permit?
 - That is correct.

18

- 21 All right. And if we go back to the Buckeye 22 Farms, the EPA very clearly demonstrated that you car 23 proceed and permit those facilities, and somehow, did
- 24 reach out to the EPA for emission factors? 25 Yes, I believe we did talk to region nine or

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1 so --
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- 2 Q. And could you share that conversation?
- 2. And could you share that conversation:
- A. Yeah, there was -- they didn't provide any additional guidance to us, and we provided information
 - Hickman's. I believe that's in some of the records that we have provided to Hickman's.
 - Q. And when did you do that?
- 8 A. I don't remember the date off the top of my 9 Q. When the initial permit or the minor permit
- 10 A. I think it was probably the minor permit pro
- 11 Q. I'd like to talk about fugitive emissions, a
- think both of us have cited to the Federal Register w
- the consent agreement for animal feeding operations, in that agreement, and I'll paraphrase, the EPA had s
- that we're not going to make decisions on fugitive
- 16 emissions at this time; we'll do that later.
 17 So there's a range of fugitive emission
- isn't there? For instance, you can have a dust devil going across a vacant lot versus a power plant that h stack, fugitive emissions versus non-fugitive emission
- 21 would you agree with that?
- 22 A. I am not sure what I would be agreeing to.
- Q. Give us an example of non-fugitive emissions
- A. Anything that goes -- you know, in this case we were looking at would be the engines that would go

- 1 through a stack so --
- 2 Q. The engines, the diesels go through a stack?
- 3 A. The diesel engines, yeah, they have a stack
- 4 those.
- 5 Q. Oh, okay. And what would be -- not citing t
- 6 hen houses, what would be a non-fugitive example, an 7 extreme non-fugitive example?
- 8 A. Extreme?
- 9 Q. Sure.
- 10 A. I'm not sure I want to define what extreme -
- 11 Q. What about a wind blowing across a vacant lo 12 that fugitive or non-fugitive.
- 13 A. It would be fugitive; that would be fugitive
- Q. Okay. So we have a wind blowing across a va
- lot is fugitive and a stack from a diesel is non-fugi Now, when we start to move to the middle, does it get
- easier or harder to differentiate between fugitive ar non-fugitive?
- 19 MR. SWAN: Before you answer that quest
- I'm questioning whether this line of questioning isn' beyond the scope of my direct examination of Mr. Sumr so I ask the Board to consider that.
- 23 CHAIRMAN LEONARD: Mr. Blackson, I don'
- want to put words in your mouth. You're asking the
 Department to provide examples of fugitive versus

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4
     trying to lay the groundwork that there's a range from
 5
     fugitive to non-fugitive, and as you get to the middl
 6
     ground, it's more difficult to sort out which is fugi
7
     and non-fugitive. And I believe that's where the EPA
8
     right now and that's why they have not given guidance
9
     They have a very clear opinion of a hen house by the
10
     consent order at Buckeye.
11
                   CHAIRMAN LEONARD: With respect then to
12
     Department's objection, I'll overrule that. I believe
13
     that Mr. Sumner has already discussed this, and so ac
14
     understanding that we're talking about cross, just tr
15
    make the point.
16
                   Mr. Sumner, answer as you deem appropri
17
     Please proceed.
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non-fugitive events in relation to how they may or ma

MR. BLACKSON: No, I'm not. I quess I'

have applied that to the minor permit revision?

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before.

help me out.

24 BY MR. BLACKSON:

Q. So is it more difficult, as you get to the m

a second. And it might help if the court reporter co

You can ask the question just as you di

MR. BLACKSON: I'd like to gather mysel

(The record was read by the reporter.)

- of non-fugitive and fugitive, to differentiate which which?
- 3 A. Yes.
- Q. So would you say, yes or no, that it's possi
- that EPA hasn't issued guidance because that middle ground, perhaps where you have an animal in a covered
- 7 corral, that you don't know whether that's fugitive of non-fugitive yet?
- 9 A. Correct. It can be difficult to define.
- 10 O. It can, but if we look at the EPA actions su
- the Buckeye Farms, it's clear that the EPA, since the issued a consent order believe that the emissions from
- 13 those hen houses were non-fugitive?
- 14 A. Yeah, it was clear in that situation.
- 15 O All right Thank you I yould like
- 15 Q. All right. Thank you. I would like to talk
- buildings and vents and functional openings, and you a very good point that the opening at the Hickman her

about vents then, and we've both cited the statute ak

- 19 house is very large, right?
 - A. Mm-hmm.

16

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- Q. So if you start to shrink it down, when does opening become a vent?
- opening become a vent?

 A. That would just be part of the judgment that
- would employ in making that determination. There's r hard-and-fast number which is why some are regulated

- some places and some are not regulated in others beca 1
- 2 there is -- there is a spectrum there. 3 Is there any regulatory basis for saying what
- 4 size of the vent is or is not?
- 5 I think the modifier at the beginning of the 6 definitions is reasonable, what is reasonable.
- 7 What about a functional opening? How large 8 functional opening be?
- 9 That's also a term of art to be determined of 10 what that would be.
- 11 Q. So it's just as reasonable to say that that 12 opening is a vent as it's not a vent, versus one pers 13 and another? 14
 - A. Correct.

- 15 And so I'm not sure if I'll be allowed to do 16 this, but a comparison of another facility that you
- 17 permitted that doesn't have an opening like that, so 18 are vents? If the design was different, there could
- 19 vent in that building then, in your opinion? 20 A. Yeah. We're going to look at every situation 21 individually.
- 22 But again, when we look at the EPA and their 23 actions with Buckeye Farms, they clearly decided that 24 whatever opening is in a hen house is a vent and they

issued that consent order according to that. Would y

- 1 agree with that?
- 2 A. Yes.
- 3 Q. So somehow there has to be some ultimate 4 determination of the size of the vent in a functional
- 5 opening?
- A. I think we would both agree on that one.
- The state of the s
- 7 Q. Actually not. An opening is an opening; a
- Q. Actually not. An opening is an opening;
- 8 functional opening is a functional opening, so we pro
- o functional opening is a functional opening, so w
- 9 would not agree, no matter how large or how small. S
- 10 if I'm testifying. I don't mean to do that so I'll s 11 So, Mr. Sumner, you said you got pretty
- involved with this minor permit modification. So car
- describe where these fans are in the building and what they do and maybe how big they are?
- 15 A. As I understand, the fans are probably, what
- about three quarters of the way through the building, toward the east end and they're there to blow through manure piles as they come off of the -- when the manu
- comes off of the conveyer belts, be able to dry those and to reduce the moisture in those.
- 21 Q. Are the fans pulling air across the hens the
- 22 A. Right. They are blowing from west to east.
- 23 Q. And where are the hens?
- A. They're behind those on the east side on the various levels, on the west of the fans.

- 1 Q. And then the manure piles are on the east si
- 2 East side of the fans. Α.
- 3 Q. And the fans are blowing across that. Is the 4 particulate matter being picked up by that ventilation
- 5 blown out of the building?
- 6 Yes, there is. 7

0.

- And what is the purpose of those fans? Can 8 say? 9 Yeah, my understanding is to dry the manure
- 10 to make those really -- as I understand, to reduce ar 11 the emissions from those. 12

Do they serve a purpose for the birds?

- 13 Α. The fans?
- 14 0. The fans, yes, sir.
- 15
- Yes. They're also to keep the birds cool wh Α. 16 is the purpose of the emergency generators that they
- 17 there as part of the process, so in case the power go
- 18 down, the emergency generators are there to make sure
- the birds will stay cool. 19 20 Q. Do those fans also remove pollutants, NSR
- 21 pollutants?
- 22 Yes, they would move pollutants across there
- 23 So the fans would bring in fresh air and thr 24 forced ventilation remove the pollutants?
- 25 They would bring in fresh air through the we Α.

- open end of the building out through the -- for the material part, opened east end of the building.
- 3 Q. Are the hen houses stationary sources?
- A. We would not consider those to be stationary sources.
- sources.

 Q. And why would they not be stationary sources
- 7 A. Because of the fugitive emissions from those 8 O. Fugitive emissions in the definition of a
- 9 stationary source? 10 A. I'd have to go back and look again.
- 11 Q. Let's do that. I think that would be in
- 12 Rule 100.
- Rule 100.

 A. Yeah, let's go ahead and look at it. I'm no
- seeing the definition of stationary source in what yo
- 15 handed me there. I see a major source but I don't s 16 the stationary source.
- 17 Q. Actually, we might have to go to the CFR 51. 18 CHAIRMAN LEONARD: For the interest of
- expediting this, I believe you're looking for Rule 10 section 200.105, page 29.
- 21 MR. BLACKSON: All right. Thank you.
- 22 in Rule 100.
- THE WITNESS: All right. So Rule 100,
- 24 200.105, "Stationary source. Any source that operate a fixed location and that emits or generates regulate

- 1 pollutants."
- 2 BY MR. BLACKSON:
- 3 Q. Are the hen houses in Tonopah Egg Ranch
- 4 stationary sources?
- 5 Yes, they would be stationary sources.
- 6 Thank you. You had commented earlier that t
- 7 actually was an assessment of the applicability of the
- requirements of Rule 241 as part of the process. Is 8 9 documented?

16

- 10 We did not document that, as we just looked
- 11 saw that the emissions were below the thresholds that 12 looked at with regard to the point sources; that they
- 13 below the thresholds so therefore it was obvious that 14
 - Is that a normal practice?

didn't document that in the TSD.

- Pretty much.
- 17 So how would you show compliance with your 18 permitting process through your rule if you don't dod
- 19 it? For example, you have a checklist for completene 20 Why would you not document an assessment of applicabi
- 21 We would just be looking at the emissions.
- 22 are below 25 tons so that, again, it's one of those t 23 where it's obvious that it would not require any furt
- 24 discussion so they would be below any of the threshol 25
 - But how would you ever demonstrate it?

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A. By the amount of emissions that are listed in tables in the TSD.

MR. BLACKSON: I'm done. Thank you.

CHAIRMAN LEONARD: All right.
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5 MR. SWAN: I have a couple questions or 6 redirect.

6 redirect.
7 CHAIRMAN LEONARD: Mr. Swan, you're up
8 redirect.

redirect.

EXAMINATION

9

BY MR. SWAN:

Q. Okay. Mr. Sumner, EPA is the governing body

this type of activity, so why would you have reached to other states to see what they are doing in this ar A. Right. EPA is where we take our ultimate

guidance from and look for ultimate guidance. Someti it's valuable to see what other states may or may not doing.

Q. Okay. But it's -- is it for precedent? Is establish what regulations would govern the activity it just to see what others are doing in the area, give the fact that EPA has not nailed down its opinion and

issued regulations in this area?

A. Yeah, whenever it's an area like this that if the flux. I think it's well established here today that

- is a developing area, so we're trying to see kind of what's out there, what are other people doing.
- Q. But it's not required looking at other state It's informative, but not required?
 - A. Right, that's correct.

- Q. I'm looking at ARS -- two sections of ARS 49 the first is P5(a) and if I can just read that small
- 8 paragraph to you. I have a question for you about it
- 9 5(a) says "Commercial farming practices that may proc 10 PM-10 particulate emissions within the regulated area
- including activities of a dairy, a beef cattle feed l poultry facility and a swine facility." I forgot to r
- above it. "Regulated agricultural activities means", then it leads into commercial farming practices. It
- specifically mentions poultry facilities. Is that when the Department found the exemption for hen houses?
- 17 A. Correct, yeah, when we looked at all the 18 different farm type operations and that is the basis 19 that; that would be in that definition.
- Q. The other provision of 49-457 is subsection which reads as follows: "The regulation of PM-10 particulate emissions produced by regulated agricultum."
- activities is a matter of statewide concern. According this section preempts further regulation of regulated agricultural activities by a county, city, town or other sections.

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6
              That was my interpretation when I talked about
7
     statewide concern earlier, yes.
8
                   MR. SWAN: We have no further questions
9
                   MR. BLACKSON: May I follow up?
10
                   CHAIRMAN LEONARD: Let's go ahead with
11
     questions and then we'll take a break.
12
13
                             EXAMINATION
14
    BY MR. BLACKSON:
15
              Again, is the Tonopah Egg Ranch physically
16
     located in a regulated area?
17
         Α.
              No.
18
              The regulated activity includes the definiti
19
     a regulated area? Let me borrow --
20
                   MR. SWAN: Mr. Chairman, I am questioni
21
     whether these questions have already been asked and
22
     answered. I don't know what your recollection is but
23
     seems to me that's the case.
24
                   CHAIRMAN LEONARD: I don't necessarily
25
     disagree, but given the limited number of questions I
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Does this not mean the county is expres

prohibited from regulating emissions from hen houses

is an agricultural activity? Is that your interpreta

political subdivision of this state."

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4

5

of that?

- think Mr. Blackson has, we're going to go ahead and a him to ask those questions.
- 3 BY MR. BLACKSON:
- 4 Q. The definition of regulated cultural --
- 5 agricultural activity. In order to perform a regulate agricultural activity, you must be in a regulated are
- 7 that correct? And I will give this back to you.
 8 A. Correct, that's the definition of a regulate
- 9 area, yes.
 10 O. Now, you talked about an exemption
- 10 Q. Now, you talked about an exemption from the 11 agricultural process. Are you familiar with, in my 12 pre-hearing disclosure, where the EPA sued California 13 because they exempted animal feeding operations?
- 14 A. I am familiar with that.
- Q. Do you believe that could happen here because the exemption that you're saying exists statewide and countywide for animal feeding operations?
- 1/ countywide for animal feeding operations?

 18 A. I believe that could exist here. It would be speculative but by the same token it hasn't so --
- 20 Q. So --21 MR. SWAN: It seems to me to be beyond 22 scope of direct.
- 23 CHAIRMAN LEONARD: Remember on redirect 24 Blackson, it's got to be about questions that you may
- 25 already asked or things that you may have learned from

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Swan. So I understand where you're trying to go, but got to bring it back to where we're at.
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3 MR. BLACKSON: One more question.

4 BY MR. BLACKSON:

Q. You said that you did not go to the EPA but went to Indiana. So why would you go to Indiana and the EPA?

A. We -- I think you had said -- I don't know h

8

16

17

9 you define going to Indiana. We just looked at 10 literature. We didn't talk to anyone directly. In t 11 end, we just looked at literature available. We did 12 speak to anyone directly.

13 Q. And you did not speak to anybody directly at 14 EPA?
15 A. Yeah, I believe we did.

A. Yeah, I believe we did.Q. Can you share the conversations?

A. Yeah. You know, again, I don't remember the

details of it and I don't have any particular notes of anything from that conversation, but we just discussed what -- with the EPA what was going on with that site you know, any guidance that they have and they had not guidance for us so --

Q. Can you say who you talked to?

A. Eugene Shin (phonetic).

MR. BLACKSON: We've seen e-mails on the

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1
     Thank you.
 2
                   CHAIRMAN LEONARD: All right. Given th
3
     interest of time, we do have some closing discussions
4
    potentially as well as then there might be some quest
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    but --
 6
                   MR. BLACKSON: I will be short.
7
                   CHAIRMAN LEONARD: Mr. Swan?
8
                   MR. SWAN: I just have a short paragrap
9
                   CHAIRMAN LEONARD: All right. Mr. Black
10
     if you'd like to go ahead and give your closing.
                   Hold on just a second. I can quarantee
11
12
     I think we're going to have questions that we'll ask
13
     ourselves as we go through, but at this point, we dor
14
    have questions for Mr. Blackson or Mr. Swan.
15
                   So, Mr. Blackson, if you'd go ahead and
16
    proceed with your closing and then we'll allow Mr. Sw
17
                   MR. BLACKSON: Yes. I'd just like to s
18
     that somebody has to decide if the county, Maricopa (
19
    Air Quality Department, will be allowed to continue t
20
    mischaracterize animal feeding operations as a major
21
     source for non-fugitive emissions. I believe you have
22
     authority to stop this arbitrary behavior, and I ask
23
     you decide in our favor. Thank you.
24
                   CHAIRMAN LEONARD: Thank you.
25
                   MR. SWAN: The Department has shown that
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- 1 have a very narrow scope of authority with regard to 2 type of an action, and Mr. Blackson's appeal is wheth
- 3 not the director's action in approving the minor perm
- 4 revision was inappropriate. That's all we're looking
- 5 so it is really very narrow.
 6 Our evidence has shown that we properly
- 7 calculated and characterized the emissions. The deci
- we made were not arbitrary. We acted reasonably and lawfully in performing the analysis of the minor perm

revision application and the Department's decisions w

based upon clear technical judgment.
Two other points. Whether other states

- chosen to regulate these operations without credible evidence from the EPA does not mean that we must foll
- their lead, and the Department's decision to wait for
- 16 EPA to issue regulation is evidence of a consistent 17 reasonable analysis. For all of the foregoing reason
- the Board should confirm the director's decision to i the minor permit modification. Thank you.
- 20 CHAIRMAN LEONARD: Thank you, gentlemer
- very much. I'll conclude this portion of the hearing have a sneaking suspicion that the Board is going to some additional time, so I would propose setting anot
- some additional time, so I would propose setting anot meeting date to discuss in executive session some of we've heard together, and hopefully at that same hear

- potentially come out with at least what we believe ou decision is. So at this point, I'd like to stop the
- 3 hearing now. I would like to take a five-minute brea
- 4 then we'll come back for public comment.
- So at this point, the court reporter can done at the conclusion of my statements and, Mr. Black
- done at the conclusion of my statements and, Mr. Black and Mr. Swan, your group are free to stay. Obviously you're free to go but we will coordinate our schedule
- 9 your schedules to get that scheduled up. 10 MR. SWAN: Would we be involved -- if i
- executive session, would we be involved in your next meeting? It sounds like deliberations without us but
- 13 asking for clarification.

 14 MR. HISER: It's a complex question, Mr.

 15 Gran Under the Arizona coer meetings law while we
- Swan. Under the Arizona open meetings law, while we discuss in executive session certain aspects and ques
- that they may have for counsel for guidance, the actude deliberations of the Board are public activity. So to deliberation portion would be open to the public and that's why we will coordinate to make sure, as a country.
- to the two parties and anybody else who sat through the hearing that would like to hear when that would be.
- MR. SWAN: Okay. I appreciate the explanation. Thank you.
- 25 CHAIRMAN LEONARD: Again, it goes without

stating that one of the things this hearing Board is tasked with doing is making sure that the public has opportunity to understand where we're coming from, bo individually and as a Board; if for no other reason, Blackson has put in a tremendous amount of effort, as as has the Department. At that point, we will be scheduling another hearing or another meeting date. At this point, our court reporter, you officially done. (The hearing concluded at 4:55 p.m.) 2.2

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1
          STATE OF ARIZONA
                                                           SS.
  23
          COUNTY OF MARICOPA
         BE IT KNOWN that the foregoing proceedings taken before me; that the witness before testifying we duly sworn by me to testify to the whole truth; that foregoing pages are a full, true and accurate record the proceedings, all done to the best of my skill and ability; that the proceedings were taken down by me is shorthand and thereafter reduced to print under my
  4
  5
  6
          direction.
 7
         I CERTIFY that I am in no way related to ar the parties hereto nor am I in any way interested in
 8
          outcome hereof.
                                       Review and signature was requested.
                                        Review and signature was waived.
                                       Review and signature not required.
         I CERTIFY that I have complied with the eth obligations set forth in ACJA 7-206(F)(3) and ACJA 7-J(1)(g)(1) and (2).
13
14
                              Dated at Phoenix, Arizona, this 22nd day of
         November, 2016.
17
                                     LAURA A. ASHBROOK, RMR
                                     Certified Reporter
                                     Arizona CR No. 50360
                                                                                  *
         I CERTIFY that GRIFFIN & ASSOCIATES, LLC, a complied with the ethical obligations set forth in AC 7-206 (J)(1)(g)(1) through (6).
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